

HARTER

Granted by their Majesties. -

King WILLIAM

AND

Queen Mary,

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INHABITANTS

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PROVINCE

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Maffachufetts-Bay

IN

NEWENGLAND.

BOSTON, Tin NEW-ENGLAND:

Printed by S. KEEELAND, by Order of His Excellency the GOVERNOR, Council and House of Representatives. M D C C L I X.

it by Frak.

The CHARTER of the Province of the Massachusetts-Bay in New-England.

ILLIAM and MARY, by the Grace of GOD, King and Queen of England, Scotland, France and Ireland, Defenders of the Faith, &c. To all to whom these Presents shall come, Greeting. Whereas his late Majesty King James the first, Our Royal Recital Predecessor, by his Letters Patents under the Great Seal of That King England, bearing Date at Westminster the third Day of Numerator James 1. England, bearing Date at Westminster the third Day of November, granted to the in the eighteenth Year of his Reign, did give and grant unto Council at

the Council established at Plymouth in the County of Devon, for the Planting, Plymouth in Ruling, Ordering and Governing of New England in America, and to their Successions Devon;

and Assigns, all that Part of America lying and being in Breadth from sorty All that Part Degrees of Northerly Latitude, from the Equinoctial Line to the sorty eighth of America Degree of the faid Northerly Latitude, inclusively, and in Length of and within from 40 to 48 all the Breadth aforesaid throughout all the Main Lands from Sea to Sea, toge Degrees Nor. ther also with all the firm Lands, Soils, Grounds, Havens, Ports, Rivers, Wa- Latitude. ters, Fishings, Mines and Minerals, as well Royal Mines of Gold and Silver, as other Mines and Minerals, Precious Stones, Quarries, and all and fingular other Commodities, Jurisdictions, Royalties, Priviledges, Franchises and Preheminences, both within the faid Tract of Land, upon the Main, and also within the Islands and Seas adjoining, Provided always, that the said Lands, Mands, or any the Premises by the said Letters Patents intended or meant to be granted, were not then actually possessed or inhabited by any other Christian Prince or State, or within the Bounds Limits or Territories of the Southern Colony, then before granted by the faid late King James the first, to be planted by

divers of his Subjects in the South Parts: To have and to hold, possess To hold in and enjoy, all and fingular the aforesaid Continent Lands, Territories, Fee. Islands, Hereditaments, and Precincts, Seas, Waters, Fishings, with all and all manner of their Commodities, Royalties, Liberties, Preheminences

lar their Appurtenances, and every Part and Parcel thereof, unto the said Council, and their Successors and Assings for ever, to the sole and proper Use and Benefit of the faid Council, and their Succeffors and Affigns forever: To be holden of his faid late Majesty King James the first, his Heirs and Successors, as of his Manner of East Greenwich in the County of Kent, in free and common Sockage, and not in Capite, or by Knights Service: Yielding and Paying therefore to the faid late King, his Heirs and Successors, the fitth Part of the Oar fifth Part of

and Profits that should from thenceforth arise from thence, with all and singu-

of Gold and Silver, which should from Time to Time, and at all Times then the Oar of after happen to be found, gotten, had and obtained, in, at, or within any of Gold and Silthe faid Lands, Limits, Territories or Precincts, or in, or within any Part or ver. Parcel thereof, for or in Respect of all and all manner of Duties, Demands and Services whatsoever, to be done, made or paid to the said late King James the

first, his Heirs and Successors (as in and by the said Letters Patents, amongst

fundry other Clauses, Powers, Priviledges and Grants therein contained, more at large appeareth:) and whereas the faid Council established at Plymouth in the County of Devon, for the Planting, Ruling, Ordering and Governing of New-England in America, did by their Deed indented under their Common Seal, bearing Date the Nineteenth Day of March, in the third Year of the Council at Reign of Our Royal Grand-Father King Charles the first, of ever bleffed Me- Plymouth

mory, give, grant, bargain, sell, enseoff, alien and confirm to Sir Henry Roswell, granted to Sir John Young, Knights, Thomas Southcott, John Humphreys, John Endicott, and Sir Henry Rof-Simon Whet combe, their Heirs and Assigns, and their Associates for ever, all well & others. that Part of New-England in America aforesaid, which lies and extends between a great River there, commonly called Manomack alias Merimack, and a Part of Newson

certain other River there called Charles River, being in a Bottom of a England by certain Bay there commonly called Massachusetts, alias Mattachusetts, alias certain Massatusetts-Bay, and also all and singular those Lands and Hereditaments Bounds. whatforver, lying within the Space of three English Miles on the South Part

of the faid Charles River, or of any and every Part thereof; and also all and singular the Lands and Hereditaments whatsoever, lying and being within the Space of three English Miles to the Southward of the southermost Part of the said Bay called Massachusetts, alias Mattachusetts, alias Massatusetts-Bay; and also all those Lands and Hereditaments whatsoever which lie and be within the Space of three English Miles to the Northward of the said River called Manomack alias Merimack, or to the Northward of any and every Part thereof, and all Lands and Hereditaments whatfoever lying within the Limits aforefaid North and South in Latitude, and in Breadth, and in Length, and Longitude, of and within all the Breadth aforesaid throughout the main Lands there, from the Allantick and Western Sea and Ocean on the East Part to the South Sea on the West Part, and all Lands and Grounds, Place and Places, Soil, Woods and Wood Grounds, Havens, Ports, Rivers, Waters, Fishings and Hereditaments whatfoever, lying within the faidBounds and Limits, and every Part and Parcel thereof; and also all Islands lying in America aforesaid, in the said Seas, or either of them on the Western or Eastern Coasts or Parts of the faid Tracts of Land, by the faid Indenture mentioned to be given and granted, bargained, fold, enfeoffed, alien'd and confirmed, or any of them; and also all Mines and Minerals, as well Royal Mines of Gold and Silver, as other Mines and Minerals whatsoever in the said Lands and Premisses, or any Part thereof, and all Jurisdictions, Rights, Royalties, Liberties, Freedoms, Immunities, Priviledges, Franchifes, Preheminences and Commodities whatfoever, which they the faid Council established at Plymouth in the County of Dovon, for the Planting, Ruling, Ordering and Governing of New-England in America, then had, or might use, exercise or enjoy, in or within the said Lands and Premises, by the same Indenture mentioned to be given, granted, bargained, sold, enseoffed and confirmed, in or within any Part or Parcel thereof: To have and to hold the faid Part of New-England in America, which lies and extends, and is abutted as aforefaid, and every Part and Parcel thereof; and all the faid Islands, Rivers, Ports, Havens, Waters, Fishings, Mines, Minerals, Jurisdictions, Franchises, Royalties, Liberties, Priviledges, Commodities, Hereditaments and Premises whatfoever, with the Appurtenances, unto the faid Sir Henry Roswell, Sir John Young, Thomas Southcott, John Humphreys, John Endicott, and SimonWhetcombe, their Heirs and Assigns and their Associates for ever, to the only proper and absolute Use and Behoof of the said Sir Henry Roswell, Sir John Young, Thomas Southcott, John Humphryes, John Endicott, and Simon Whetcombe, their Heirs and Affigns and their Affociates for evermore: To be holden of our faidRoyal Grand father King Charles the First, his Heirs and Successors, as of his Mannor of East-Greenwich in the County of Kent, in free and common Sockage, and not in Capite nor by Knights Service, yielding and paying therefore unto Our faid Royal Grand-father, his Heirs and Successors, the fifth Part of the Oar of Gold and Silver which should from Time to Time, and at all Times hereafter happento be found, gotten, had and obtained in any of the faid Lands within the faid hask. James Limits, or in or within any Part thereof, for and in Satisfaction of all Manner of by Letters Duties, Demands and Services whatfoever, to be done, made or paid to Our faid Royal Grand-father, his Heirs or Succeffors (as in and by the faid recited In-Moreas Our faidRoyal Grandfather. And Whereas Our faidRoyal Grandfather in and by his Letters Patents under the Great Seal of England, bearing. Date at Westminster the fourth Day of March, in the fourth Year of his Reign, for the Confideration therein mentioned did grant and confirm unto the faid Sir Henry Roswell, Sir John Young, Thomas Southcott, John Humphreys, John Endicott, and Simon Whetcombe, and to their Affociates after named, viz. Sir Richard Saltonstall, Knight, Isaac Johnson, Samuel Aldersey, John Ven, Matthew Craddock, George Harwood, Increase Nowell, Richard Perry, Richard Bellingham, Nathaniel Wright, Samuel Vassall, Theophilus Eaton, Thomas Goffe, Thomas Adams, John Brown, hap, before Samuel Brown, Thomas Hutchins, William Vassall, William Pincheon, and George Foxcreft, their Heirs and Affigns, all the faid Part of New-England in America, lying and extending between the Bounds and Limits in the faid Indenture expressed, and all Lands and Grounds, Place and Places, Soils, Woods and Wood Grounds, Havens, Ports, Rivers, Waters, Mines, Minerals, Jurisdictions, Rights,

> Royalties, Liberties, Freedoms, Immunities, Priviledges, Franchises, Preheminences and Hereditaments whatfoever; bargained, fold, enfeoffed and con-

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firmed, or mentioned or intended to be given, granted, bargained, fold, enfeoffed, aliened and confirmed to them the faid Sir Henry Rofwell, Sir John Young, Thomas Southcott, John Humphreys, John Endicott, and Simon Whetcombe, their Heirs and Assigns, and to their Associates for ever, by the said recited Indenture: To have and to hold the said Part of New England in America, and other the Premises thereby mentioned to be granted and confirmed, and every Part and Parcel thereof, with the Appurtenances, to the faid Sir Henry Roswell, Sir. John Young, Sir Richard Saltonftall, Thomas Southcott, John Humphreys, John Endicott, Simon Whetcombe, Isaac Johnson, Samuel Aldersey, John Ven, Matthew Craddock, George Harwood, Increase Nowell, Richard Perry, Richard Bellingham, Nathanael Wright, Samuel Vassall, Theophilus Eaton, Thomas Goffe, Thomas idams, John Brown, Samuel Brown, Thomas Hutchins, William Vasfall, William Pincheon, and George Foxcroft, their Heirs and Assigns for ever, to their only proper and absoluteUse and Behoof for evermore: To be holden of our said Royal Grandfather, his Heirs and Successors, as of his Mannor of East Greenwich aforesaid, in free and common Sockage, and not in Capite nor by Knights Service; and also yielding and paying therefore to Our faid Royal Grand-father, his Heirs and Succeffors, the fifth Part only of all the Oar of Gold and Silver which from Time to Time and at all Times after should be there gotten, had or obtained, for all Services, Exactions and Demands whatfoever, according to the Tenor and Refervation in the faid recited Indenture expressed. And further Our faid Royal Grandfather by the said Letters Patents did give and grant unto the said Sir Henry Roswell, Sir John Young, Sir Richard Saltonstall, Thomas Scuthcott, John Humphreys, John Endicott, Simon Whetcombe, Isaac Johnson, Samuel Aldersey, John Ven, Matthew Craddock, George Harwood, Increase Nowell, Richard Perry, Richard Bellingham, Nathanael Wright, Samuel Vassall, Theophilus Eaton, Thomas Goffe, Thomas Adams, John Brown, Samuel Brown, Thomas Hutchins, William Vassall, William Pincheon, and George Foxcroft, their Heirs and Assigns, all that said Part of New- England in America, which lies and extends between a great River commonly called Monomack, alias Merimack-River, and a certain other River there called Charles River, being in the bottom of a certain Bay there commonly called Massachusetts, alias Mattachusetts, alias Massatusetts-Bay; and also all and singular those. Lands & Hereditaments what soever, lying within the Space of three English Miles, on the South Part of the faid River called Charles River, or of any or every Part thereof; and also all and fingular the Lands and Hereditaments whatso-by certain ever, lying and being within the Space of three English Miles to the Southward Bounds and of the southermost Part of the said Bay called Massachusetts, alias Mattachusetts, Descriptions. alias. Massatusetts-Bay; and also all those Lands and Hereditaments what soever, which lie and be within the Space of three English Miles to the Northward of the faid River called Monomack alias Merimack, or to the Northward of any and every Part thereof, and all Lands and Hereditaments what soever lying within the Limits aforefaid, North and South in Latitude, and Breadth, and in Length and Longitude, of and within all the breadth aforesaid throughout the Main Lands there, from the Atlantick or Western Sea and Ocean on the East Part, to the South Sea on the West Part; and all Lands and Grounds, Place and Places, Soils, Woods and Wood-Lands, Havens, Ports, Rivers, Waters and Hereditaments whatfoever, lying within the faidBounds and Limits, and every Part and Parcel thereof; and also all Islands in America aforesaid, in the said Seas, or either of them on the Western or Eastern Coasts of Parts of the said Tracts of Lands, thereby mentioned to be given and granted, or any of them; and all Mines and Minerals, as well Royal Mines of Gold and Silver, as other Mines and Minerals whatfoever in the said Lands and Premises, or any Part thereof; and free Liberty of Fishing in or within any of the Rivers and Waters within the Bounds and Limits aforesaid, and the Seas thereunto adjoining; and of all Fishes, Royal Fishes, Whales, Balene, Sturgeon, and other Fishes of what Kind or Nature soever, that should at any Time thereafter be taken in or within the faid Seas or Waters, or any of them, by the said Sir Henry Roswell, Sir John Young, Sir Richard Saltonstall, Thomas Southcott, John Humphreys, John Endicott, SimonWhetcombe, Isaac Johnson, Samuel Aldersey, John Ven, Matthew Craddock, George Harwood, Increase Nowell, Richard Perry, Richard Bellingham, Nathanael Wright, Samuel Vaffall, Theophilus Eaton, Thomas Goffe, Thomas Adams, John Brown, Samuel Brown, Thomas Hutchins, William Vossall, William Pincheon, and George Foxcroft, their

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And made them a Body politic.

Colony and it became very populous.

Heirs or Assigns, or by any other Person or Persons whatsoever there inhabi-Provided they ting, by them or any of them to be appointed to fish therein. Provided always, that if the faid Lands, Islands, or any the Premises before mentioned, and by trench on any the faid Letters Patents last mentioned, intended and meant to be granted, were at the time of granting of the said former Letters Patents, dated the third Day of November, in the Eighteenth Year of the Reign of his late Majesty King James the first, actually possessed or inhabited by any other Christian Prince or State, or were within the Bounds, Limits or Territories of the said southern Colony then before granted by the said King, to be planted by divers of his loving Subjects in the South, Parts of America, That then the faid Grant of Our faidRoyal Grand-father should not extend to any fuch Parts or Parcels thereof fo formerly inhabited, or lying within the Bounds of the Southern Plantation as alorefaid. But as to those Parts or Parcels so possessed or inhabited by any such Christian Prince or State, or being within the Boundaries aforesaid, should be utterly void: To have and to hold, possess and enjoy the said Parts of New-England in America, which lie, extend, and are abutted as aforefaid, and every Part and Parcel thereof; and all the Islands, Rivers, Ports, Havens, Waters, Fishings, Fishes, Mines, Minerals, Jurisdictions, Franchifes, Royalties, Liberties, Privileges, Commodities, and Premises what soever, with the Appurtenances, unto the said Sir Henry Roswell, Sir John Young, Sir Richard Saltonstall, Thomas Southcott, John Humphreys, John Endicott, Simon Whetcombe, Isaac Johnson, Samuel Aldersey, John Ven, Matthew Craddock, George Harwood, Increase Nowell, Richard Perry, Richard Belling ham, Nathanael Wright, Samuel Vaffall, Theophilus Eaton, Thomas Goffe, Thomas Adams, John Brown, Samuel Brown, Thomas Hutchins, William Vaffall, William Pincheon, and George Foxcroft, their Heirs and Assigns for ever: To the only proper and absolute Use and Behoof of the said Sir Henry Roswell, Sir John Young; Sir Richard Saltonstall, Thomas Southcott, John Humphreys, John Endicott, Simon Whetcombe, Isaac Johnson, Samuel Aldersey, John Ven, Matthew Craddock, George Harwood, Increase Nowell, Richard Perry, Richard Bellingham, Nathanael Wright, Samuel Vassall, Theophilus Eaton, Thomas Goffe, Thomas Adams, John Brown, Samuel Brown, Thomas Hutchins, William Vasfall, William Pincheon, and George Foxcroft, their Heirs and Affigns for evermore: To be holden of Our faid Royal Grandfather, his Heirs and Successors, as of his Mannor of East-Greenwich in the County of Kent, within the Realm of England, in free and common Sockage, and not in Capite nor by Knights Service: And also yielding and paying therefore to Our faid Royal Grandfather, his Heirs and Succeffors, the fifth Part only of all the Oar of Gold and Silver which from Time to Time and at all Times hereafter, should be gotten, had or obtained, for all Services, Exactions and Demands whatfoever. Provided always, and His Majesties express Will and meaning was, that only one fifth Part of all the Gold and SilverOar abovementioned in the whole, and no more, should be answered, reserved or payable unto Our said Royal Grandfather, his Heirs and Succeffors, by Colour or Vertue of the said last mentioned Letters Patents, the double Refervations or Recitals aforesaid, or any Thing therein contained notwithstanding. And to the End that the Assairs and Business which from Time to Time should happen and arise concerning the said Lands, and the Plantations of the same, might be the better managed and ordered, and for the goodGovernment thereof, Our faid Royal Grandfather KingCharles the first, did by his faid Letters Patents create and make the faid Sir Henry Roswell, Sir John Young, Sir Richard Saltonstall, Thomas Scuthcott, John Humphreys, John Endicott, Simon Whetcombe, Isaac Johnson, Samuel Aldersey, John Ven, Matthew Craddock, George Harwood, Increase Nowell, Richard Perry, Richard Bellingham, Nathanael Wright, Samuel Vassall, Theophilus Eaton, Thomas Goffe, Thomas Adams, John Brown, Samuel Brown, Thomas Hutchins, William Vaffall, William Pincheon, and George Foxcroft, and all such others as should thereafter be admitted and made free of the Company and Society therein after mentioned, one Body corporate Whereupon and politique in Fact and Name, by the Name of the Governour and Company they settled a of the Massachusetts Bay in New-England, and did grant unto them and their Succeffors divers Powers, Liberties and Priviledges, as in and by the said Letters Patents may more fully and at large appear. And Whereas the faid Governour and Company of the Maffachusetts-Bay in New-England, by Vertue of the faid Letters Patents did fettle a Colony of the English in the faid Parts of America,

and divers good Subjects of this Kingdom, encouraged and invited by the faid Letters Patents, did Transport themselves and their Effects into the same, whereby the faid Plantation did become very populous, and divers Counties, Towns and Places, were created, erected, made, fet forth, or defigned within the faid Parts of America, by the faid Governour and Company for the Time That in 1684 being: And whereas in the Term of the Holy Trinity, in the thirty fixth Year in the Court of the Reign of our dearest Uncle King Charles the Second, a Judgment was of Chancery a given in Our Court of Chancery then sitting at Winchester, upon a Writ of Judgment was Scire facias, brought and profecuted in the said Court against the Governour those Letters and Company of the Massachusetts-Bay in New-England, that the said Letters Patents should Patents of Our faid Royal Grand Father King Charles rheFirst, bearing Date be cancelled at Westminster the 4th Day of March, in the fourth Year of his Reign, made vacated and annihilated, and granted to the faid Governour and Company of the Massachusetts-Bay in and should be New England, and the Enrollment of the same, should be cancelled vacated and brought into annihilated, and should be brought into the said Court to be cancelled, (as in Court to be and by the faid Judgment remaining upon Record in the faid Court doth more cancelled. at large appear:) And whereas several Persons employed as Agents in behalf of Our faid Colony of the Massachusetts-Bay in New-England, have made their humble, Application unto us, That We would be graciously pleased by Our The Agents Royal Charter to incorporate Our Subjects in Our faid Colony, and to grant of that Colony and confirm unto them fuch Powers, Priviledges and Franchizes as in Our Petitioned to Royal Wisdom, should be thought most conducing to Our Interest and Service, be reincorpoand to the Welfare and happy State of Our Subjects in New-England: And rated. We being graciously pleased to gratify Our said Subjects; and also to the End Our good Subjects within Our Colony of New-Plymouth in New-England aforesaid, may be brought under such a Form of Government, as may put them in a better Condition of Defence, and confidering as well the granting unto them as unto Our Subjects in the faid Colony of the Massachusetts-Bay Our Royal Charter, with reasonable Powers and Priviledges, will much tend not only to the Safety, but to the flourishing Estate of Our Subjects in the said Parts of New-England, and also to the advancing of the Ends for which the said Plantations were at first encouraged; of Our special Grace, certain Knowledge, and meerMotion, have willed and ordained, and We do by these Presents for Us, Our K. William & Colonies com Q. Mary unite Heirs and Successors Will and Ordain, That the Territories and Colonies com the Messachumonly called or known by the Names of the Colony of the Massachusetts-Bay, setts, New Plyand Colony of New Plymouth, the Province of Main, the Territory called Accada, mouth and the or Nova-Scotia; and all rhat Tract of Land lying between the faid Territories Province of of Nova-Scotia, and the faid Province of Main, be erected, united and incorScotia Scotia Scotia porated : And We do by these Presents unite, erect and incorporate the same one real Prointo one Real Province by the Name of our Province of the Maffachufetts-Bay vince. in New-England; and of Our especial Grace, certain Knowledge, and meer Motion, We have given and granted, and by these Presents, for Us, Our Heirs and Succeffors, do give and grant unto Our good Subjects, the Inhabitants of Our said Province or Territory of the Massachusetts-Bay, and their Successors, And grant to all that Part of New England in America, lying and extending from the great the Inhabitants all those River commonly called Monomack, alias Merimack, on the North Part, and from Lands herein three Miles Northward of the faid River to the Atlantick or Western Sea or bounded and Ocean on the South Part, and all the Lands and Hereditaments what soever lying described. within the Limits aforefaid, and extending as far as the outermost Points or Promontories of Land called Cape-Cod, and Cape-Malabar North and South, and in Latitude, Breadth, and in Length and Longitude, of and within all the Breadth and Compass aforesaid throughout the main Land there, from the said Atlantick or Western Sea; and Ocean on the East Part towards the South Sea, or Westward as far as our Colonies of Rhode-Island, Connetticut, and the Narragansett Country: And also all that Part and Portion of main Land, beginning at the Entrance of Piscataway Harbour, and so to pass up the same into the River of Newichwannock, and through the same into the furthest Head thereof, and from thence North-Westward, till one Hundred and twenty Miles be sinished, and from Piscataway Harbour Mouth aforesaid North-Eastward along the Sea Coast to Sagadehock, and from the Period of one Hundred and twenty Miles aforefaid to crofs overLand to the oneHundred and twentyMiles before reckoned up into the Land from Piscataway Harbour through Newichwannock River,

and also the North Half of the Isles of Shoals, together with the Isles of Capawock, and Nantuckett near Cape-Cod aforefaid, and also the Lands and Hereditaments

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Paying, &c.

All Lands, Hereditaments, &c. formerly granted to any Town, Col of Learning, confirm'd.

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Grants or Form. And ordain shall be a Go-Secretary appointed bythe King.

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The Names of the first Councellors or Affiffants.

lying and being in the Country or Territory commonly called Accada, or Nova-Scotia, and all those Lands and Hereditaments lying and extending between the faid Country or Territory of Nova-Scotia, and the faid River of Sagadebock or any Part thereof; and all Lands, Grounds, Places, Soils, Woods and Wood-Grounds, Hayens, Ports, Rivers, Waters, and other Hereditaments and Premises whatsoever, lying within the said Bounds and Limits aforesaid, and every Part and Parcel thereof: And also all Mands and Mets lying within ten Leagues directly opposite to the main Land within the said Bounds: And all Mines and Minerals, as well Royal Mines of Gold and Silver, as other Mines and Minerals whatfoever in the faid Lands and Premifes, or any Part thereof. To have and to hold, the said I erritories, Tracts, Countries, Lands, Hereditaments, and all and fingular other the Premises, with their and every of their Appurtenants to our faid Subjects the Inhabitants of our faid Province of the Massachusetts-Bay in New-England, and their Successors to their only proper Use and Behoof for evermore, To be kolden of Us, our Heirs and Successors, as of our Mannor of East-Greenwich, in the County of Kent, by Fealty only in free and common Sockage: Yielding and paying therefore yearly to Us. Our Heirs and Successors, the fifth Part of all Gold and Silver Oar, and Precious Stones which shall from time to time, and at all Times hereafter, happen to be found, gotten had and obtained in any of the faid Lands and Premiles, or within any Part thereof: Provided nevertheless, and we do for Us, Our Heirs and Successors grant and ordain, that all and every such Lands, Tenements and Hereditaments, and all other Estates, which any Person or Persons, or Bodics Politick or Corporate, Towns, Villages, Colleges or Schools, do hold and enjoy, or ought to hold and enjoy, within the Bounds aforesaid, by or under any lege, orichool Grant or Estate duly made or granted by any General Court formerly held, or by Virtue of the Letters Patents herein before recited, or by any other Lawful Right or Title what foever, shall be by such Person and Persons, Bodies Politick and Corporate, Towns, Villages, Celleges, or Schools, their respective Heirs Successors and Assigns for ever, hereafter held and enjoyed, according to the Purport and Intent of such respective Grant, under and subject nevertheless to the Rents and Services thereby reserved or made payable, any Matter or Thing whatfoever to the contrary notwithstanding. And provided also, That nothing herein contained, shall extend, or be understood or taken, to impeach or pre-Samuel Allen's judice any Right, Title, Interest or Demand, which Samuel Allen of London, Merchant, claiming from and under John Mason, Esq; deceased, or any other Person or Persons, bath or have, or claimeth to have, hold or enjoy, of, into, or out of any Part or Parts of the Premises, situate within the Limits above mentioned: But that the faid Samuel Allen, and all and every fuch Person and Persons, may and shall have, hold and enjoy the same in such Manner (and no other than) as if these Presents had not been had, or made. It being our not prejudiced further Will and Pleasure, That no Grants or Conveyances of any Lands, Tenements or Hereditaments to any Towns, Colleges, Schools of Learning, or to any private Person or Persons, shall be judged or taken, to be avoided or prejudiced, for, or by Reason of any want or defect of Form, but that the fame stand and remain in force, and be maintained, adjudged, and have effect, vernor. Lieut- in the fame Manner as the fame should or ought before the Time of the said re-Governor and cited Judgment, according to the Laws and Rules then and there usually practifed and allowed. And we do further, for Us, Our Heirs and Successors, will, establish, and ordain, That from henceforth for ever there shall be one Governour; one Lieutenant or Deputy-Governour; and one Secretary of Our faid Province or Territory, to be from time to time Appointed and Commissionated by twenty Coun- Us, Our Heirs and Successors; and eight and twenty Assidants, or Councellors, to be advising and affilling to the Governour of Our said Province or Ferritory for the Time being, as by these Presents is hereafter directed and appointed: Which faid Councellors or Affistants are to be constituted, elected and chosen in such Form and Manner as hereafter in these Presents is expressed. the better Execution of Our Royal Fleafure and Grant in this behalf, We do by these Presents, for Us, Our Heirs and Successors, nominate, ordain, make

and constitute Our trusty and well beloved Simon Broadstreet, John Richards,

Nathanael

Nathanael Saltonstall, Wait Wintbrop, John Phillips, James Russell, Samuel Sewall, Samuel Appleton, Bartholomew Gidney, John Harthorn, Elisha Hutchinson, Robert Pike, Jonathan Corwin, John Jolliffe, Adam Wintbrop, Richard Middlecot, John Foster, Peter Serjeant, John Lynde, Samuel Heyman, Stephen Mason, Thomas Hinkley, William Bradford, John Walley, Barnabas Lothrop, Job Alcot, Samuel, Daniel, and To continue Silvanus Davis, Esqrs; the first and present Councellors or Assistants of Our said until May, Province; to continue in their faid respective Offices of Trusts of Councellors 1693, and unor Assistants until the last Wednesday in May, which shall be in the Year of Our til Others are Lord, One Thousand six Hundred ninety and three, and until other Councellors chosen. or Affistants shall be chosen and appointed in their Stead, in such Manner as in these Presents is expressed. And we do further by these Presents constitute and Secretary apappoint our trusty and well-beloved Isaac Addington, Esq; to be Our first and pointed. And our Will The Goverpresent Secretary of Our said Province, during Our Pleasure. and Pleasure is, That the Governour of Our said Province for the time being, nor may affemble the shall have Authority, from time to time, at his Discretion, to assemble and call to Councellors gether the Councellors or Affistants; of Our faid Province for the time being: And and with even that the faid Governour, with the faid Affistants or Councellors, or seven of them hold a Counat the least, shall and may from time to time hold and keep a Council for the eil. ordering and directing the Affairs of Our faid Province. and further, We will, A General and by these Presents for Us, Our Heirs and Successors, do ordain and grant, that Court to be there shall and may be convened, held and kept by the Governour for the time held the last being, upon every last Wednesday in the Month of May, every Year, for ever, and Wednesday of at-all fuch other times as the Governour of Our faid Province shall think fit and &c. appoint, a Great and General Court or Assembly; which said Great and General Court or Assembly shall consist of the Governour and Council or Assistants for To consist of the time being; and of such Fresholders of Our said Province or Territory as the Governor Council and shall be from time to time elected or deputed by the major Part of the Freeholfuch Freeholders, and other Inhabitants of the respective Towns or Places who shall be pre-ders as shall fent at such Elections; each of the said Towns and Places being hereby imbe elected to powered to elect and depute two Persons and no more to serve for and represent the respective sent them respectively in the said Great and General Court or Assembly. To Towns. which Great and General Court or Assembly to be held as aforesaid, We do Each Town hereby, for Us, Our Heirs and Succeffors, give and grant full Power and Au. may electivo. thority from time to time to direct, appoint and declare what Number each County, Town and Place shall elect and depute to serve for and represent them respectively in the said Great and GeneralCourt or Assembly. Provided always, Qualification. That no Freeholder, or other Person, shall have a Vote in the Election of Mem- of the Electors bers to serve in any Great and General Court or Assembly to be held as aforefaid, who at the time of fuch Election shall not have an Estate of Freehold in Land within Our said Province or Territory, to the Value of Forty Shilling's per Annum at the least; or other Estate to the Value of Forty Pounds Sterling: And that every Person who shall be so elected, shall, before he sit or act in the said Great and General Court or Affembly, take the Oaths mentioned in an Att of Parliament made in the first Year of Our Reign, Intitled, An Ast for abrogating Oaths to be of the Oaths of Allegiance and Supremacy, and appointing other Oaths, and thereby taken &c. by appointed to be taken instead of the Oaths of Allegiance, and Supremacy: the Represen-And shall make, repeat and subscribe the Declaration mentioned in the said Act, tatives. before the Governour or Lieutenant or Deputy Governour, or any two of the Affistants for the time being who shall be thereunto authorized and appointed by Our faid Governour. And that the Governour for the time being shall have The Goverfull Power and Authority from time to time, as he shall judge necessary, to Ad- nor to Adjourn, Prorogue and Dissolve all Great and General Courts or Assemblies met journ, Proand conven'd as aforesaid. And Our Will and Pleasure is, and we do hereby, Diffolve the for Us, Our Heirs and Successors, grant, establish and ordain, that yearly, once General Court in every Year for ever hereafter, the aforesaid Number of eight and twenty Councellors or Affiltants shall be by the General Court or Affembly newly chosen; That is to fay, Eighteen at least of the Inhabitants of, or Proprietors of Lands The Counwithin the Territory formerly called the Colony of the Massachusetts-Bay; and cellors to be four at the least of the Inhabitants of, or Proprietors of Lands within the Territory chosen yearly, formerly called New Plymouth; and three at the least of the Inhabitants of, or Qualification, Proprietors of Land within the Territory formerly called the Province of Main; and One at the least of the Inhabitants of, or Proprietors of Land within the

Territory lying between the River of Sagadehock and Nova Scotia. And that

To be supplied upon Occasion.

Judges, Sheriffs, Justices, to be appointed.

Governor Lieutenant -Governor, Councellors & other Officers to take the Onths, &c.

Before whom.

the faid Councellors or Affistants or any of them, shall or may at any time hereafter, be removed or displaced from their respective Places or Trust of Councellors or Affistants by any Great or General Court or Assembly; and that if any of the faid Councellors or Affistants shall happen to die, or be removed, as aforesaid, before the general Day of Election, that then, and in every such Case, the Great and General Court or Assembly at their first sitting, may proceed to a new Election of one or more Councellors or Affistants, in the Room or Place of fuch Councellors or Affiltants fo dying or removed. And We do further grant and ordain, That it shall and may be lawful for the saidGovernour, with the Advice and Consent of the Council or Affistants, from time to time, to nominate and appoint Judges, Commissioners of Oyer and Terminer, Sheriffs; Provofts, Marshals, Justices of the Peace, and other Officers, to our Council and Courts of Justice belonging. Provided always, that no such Nomination or Appointment of Officers be made without Notice first given, or Summons isflued out seven Days before such Nomination or Appointment, unto such of the said Councellors or Affiftants as shall be at that time residing within Our said Pro-And Our Will and Pleasure is, That the Governour, and Lieutenant or Deputy Governour and Councellors or Affiftants for the time being, and all other Officers to be appointed or chosen, as aforesaid, shall, before the undertaking the Execution of their Offices and Places respectively, take their several and respective Oath's for the due and faithful Performance of their Duties in their feveral and respective Offices and Places; and also theOaths appointed by the faid Act of Parliament made in the first Year of Our Reign, to be taken instead of the Oaths of Allegiance and Supremacy; and shall make, repeat and subscribe the Declaration mentioned in the said Act, before such Person or Person's as are by these Presents herein after appointed: (That is to say,) The Governour of Our faid Province or Territory, for the time being, shall take the said Oaths, and) make, repeat and subscribe the said Declaration before the Lieutenant or Deputy-Governour; or, in his Absence, before any two or more of the said Persons hereby nominated and appointed the present Councellors or Assistants of Our said Province or Territory, to whom We do by these Presents give full Power and Authority to give and administer the same to Our said Governour accordingly. And after Our said Governour shall be Sworn, and shall have subscribed the faid Declaration, that then our Lieutenant or Deputy Governour for the time being, and the Councellors or Affiltants, before by these Presents nominated and appointed, shall take the said Oaths, and make, repeat and subscribe the said Declaration before Our faid Governour: And that every fuch Person or Persons as shall (at any time of the annual Elections, or otherwise upon Death or Removal) be appointed to be the new Councellors or Affistants, and all other Officers to be hereafter chosen from time to time, shall take the Oaths to their respective Offices and Places belonging; and also the saidOaths appointed by the saidAct of Parliament, to be taken initead of the Oaths of Allegiance and Supremacy; and shall make, repeat and subscribe the Declaration mentioned in the said A&, before the Governour, or Lieutenant or Deputy-Governour, or any two or more Councellors or Affiftants or fuch other Person or Persons as shall be appointed thereunto by the Governour for the time being: To whom we do therefore by these Presents give full Power and Authority from time to time, to give and administer the same respectively, according to our true meaning herein before declared, without any Commission or further Warrant, to be had and obtained from Us, Our Heirs and Successors in that Behalf. And Our Will and Pleasure is, and We do hereby require and command, That all and every Person and Fersons hereafter by Us, Our Heirs and Successors, nominated and appointed to the refpective Offices of Governour, or Lieutenant or Deputy-Governour, and Secretary of Our said Province or Territory (which said Governour, or Lieutenant, or Deputy Governour, and Secretary of Our faid Province or Territory for the time being, We do hereby referve full Power and Authority, to Us, our Heirs and Successors to nominate and appoint accordingly) shall before he or they be admitted to the Execution of their respective Offices, take as well the Oath for the due and faithful Performance of the said Offices respectively, as also the Oaths appointed by the faid Act of Parliament, made in the faid first Year of Our Reign, to be taken instead of the said Oaths of Allegiance and Supremacy; and shall also make repeat and subscribe the Declaration appointed by the said Act in such Manner Persons born and before fuch Persons as aforesaid. And surther Our Will and Pleasure is, in Now Eng. and We do hereby for Us, Our Heirs and Successors, grant, establish and or- land, to have dain, that all and every of the Subjects of Us, Our Heirs and Successors, which the Privileges fhall go to and inhabit within Our faid Province and Territory, and every of jects of Engtheir Children which shall happen to be born there, or on the Seas in going land. thither, or returning from thence, shall have and enjoy, all Liberties and Immunities of free and natural Subjects within any of the Dominions of Us, Our Heirs Liberty of and Successors, to all Intents, Constructions and Purposes whatsoever, as if they Conscience and every of them were born within this Our Realm of England. And for the to be granted to all Christians, except Province or Territory of the Massachusette Per and of such as shall compare in the Massachusette Per and of such as shall compare in the Province or Territory of the Massachusetts-Bay, and of such as shall come to inha-Papists. bit there, We do by these Presents, for Us, Our Heirs and Successors, grant, establish and ordain, that for ever hereaster there shall be a Liberty of Conscience al- Governor &c. lowed in the Worship of God to all Christians (except Papists) inhabiting or to administer which shall inhabit or be resident within Our said Province or Territory. And the Oaths appointed to the We do hereby grant and ordain, That the Governour, or Lieutenant, or Deputy- Inhabitants. Governour of Our faid Province or Territory, for the time being, or either of them, or any two or more of the Council or Affiftants for the time being, as shall be thereunto appointed by the said Governour, shall and may at all times, and from time to time hereafter, have full Power and Authority to administer and give the Oaths appointed by the faid Act of Parliament, made in the first Year. of Our Reign; to be taken instead of theOaths of Allegiance and Supremacy, to all and every Person and Persons which are now inhabiting or residing within The General Our faid Province or Territory, or which shall at any time or times hereafter go Court impow-And We do of Our further Grace, certain Knowledge and meer red to erect Motion, grant, establish and ordain, for Us, Our Heirs and Successors, that the Judicatories, and Courts of Great and General Court or Assembly of Our said Province or Territory, for the Record, &c. time being convened as aforefaid, shall for ever have full Power and Authority to erect and constitute Judicatories and Courts of Record, or other Courts, to be held in the Name of Us, Our Heirs and Successors; for the hearing, trying. and determining of all Manner of Crimes, Offences, Pleas, Processes, Plaints, Actions, Matters, Causes and Things whatsoever, arising or happening within Our faidProvince or Territory; or between Persons inhabiting or residing there; whether the same be criminal or civil, and whether the said Crimes be capital: or not capital, and whether the faid Pleas be real, perfonal or mixt; and for the awarding and making out of Execution thereupon: To which Courts and Judicatories, We do hereby, for Us, Our Heirs and Successors, give and grant full Governor Power and Authority, from time to time to administer Oaths for the better Disco- with the Counvery of Truth in any Matter in Controversy or depending before them. And cil shall have We do for Us, Our Heirs and Successors, grant, establish and ordain, that the Wills, and Governour of Our faid Province or Territory for the time being, with the Coungranting Adcil or Assistants, may do, execute or perform all that is necessary for the Probate ministrations. of Wills, and granting of Administrations for touching or concerning any Interests or Estate which any Person or Persons shall have within our said Province or Territory: And whereas We judge it necessary, that all Our Subjects should have Liberty to appeal to Us, Our Heirs and Successors, in Cases that may deferve the same, We do by these Presents ordain, that in Case either Party shall not rest satisfied with the Judgment or Sentence of any Judicatories or Courts within Our faid Province or Territory in any personal Action, wherein the Mat. Appeals to the within Our faid Province or Territory in any periodial Action, which then King in some ter in Difference doth exceed the Value of Three Hundred Pounds Sterling, that then Personal Actihe or they may appeal to Us, Our Heirs and Successors, in Our or their Privy ons. Council. Provided, Such Appeal be made within fourteen Days after the Sentence or Judgment given; and that before such Appeal be allowed, Security be given by the Party or Parties appealing, in the Value of the Matter in Difference, to pay or answer the Debt or Damages for the which Judgment or Sen. Execution not tence is given, with fuch Costs and Damages as shall be awarded by Us, Our Heirs to be staid. or Succeffors, in Case the Judgment or Sentence be affirmed: And Provided also, That no Execution shall be staid or suspended, by Reason of such Appeal unto Us, Our Heirs and Successors, in Our or their Privy Council; so as the Party fueing or taking out Execution, do in the like Manner give Security to the Value of the Matter in Difference, to make Restitution in Case the said Judg-

The General Court has Power to make Laws, not repugnant to the Laws of England.

To name and fettle civil Of-

To impole Fines &c. And Taxes to be disposed by and Council. -

To promote Religion and good Order, and the Conversion of the-Indians.

The Governor to have the negative Voice in all Elections and Acts of Government.

Laws to be fent to England, for the bation.

If not Difalthree Years, to Jick Seal, to be appointed by Us, for Our or their Approbation or Disallowance. be in Force until repealed Years, next after the fame shall have been presented to Us, Our Heirs and Sucby the Gene-ceffors, in Our or their Privy Council, be disallowed and rejected, and so signified ral Assembly.

ment or Sentence be reversed or annulled upon the said Appeal. And We do further, for Us, Our Heirs and Succeffors, give and grant to the faid Governour, and the Great and General Court or Affembly of Our faid Province or Territory, for the Time being, full Power and Authority, from time to time, to make, ordain and establish all Manner of wholesome and reasonable Orders, Laws, Statutes and Ordinances, Directions and Instructions either with Penalties or without (so as the same be not repugnant or contrary to the Laws of this Our Realm of England) as they shall judge to be for the Good and Welfare of Our faid Province or Territory, and for the Government and ordering thereof, and of the People inhabiting, or who shall inhabit the same; and for the necessary Support and ficers, except, Defence of the Government thereof. And We do for $\mathbf{U}_{S},~\mathsf{Our}$ Heirs and Succeffors, give and grant, that the faid General Court or Affembly, shall have full Power and Authority, to name and fettle annually all Civil O. ficers within the faid Province, such Officersexcepted, the Election and Constitution of whom We have by these Presents reserved to Us, Our Heirs and Successors, or to the Governour of Our said Province for the time being; and to set forth the several Duties, Powers and Limits of every fuch Officer to be appointed by the faid General Court or Assembly; and the Forms of such Oaths not repugnant, to the Laws and Statutes of this Our Realm of England, as shall be respectively: administred unto them for the Execution of their several Offices and Places; and also to impose Fines, Mulcts, Imprisonments, and other Punishments; Warrant from and to impose and levy proportionable and reasonable Assessments, Rates and the Governor Taxes, upon the Estates and Persons of all and every the Proprietors and Inhabitants of Our faid Province or Territory, to be iffued and disposed of by Warfant under the Hand of the Governour of Our faid Province for the time being, with the Advice and Consent of the Council, for Our Service in the necessary - Defence and Support of Our Government of Our faid Province or Territory, and the Protection and Preservation of the Inhabitants there, according to such Acts as are or shall be in Force within Our faid Province; and to dispose of Matters and Things whereby Our Subjects, Inhabitants of Our faid Provincemay be religiously, peaceably and civilly governed, protected and defended; fo as their good Life and orderly Conversation may win the Indians, Natives of the Country, to the Knowledge and Obedience of the only true God and Saviour of Mankind, and the Christian Faith, which his Royal Majesty Our Royal Grand father King Charles the first, in his faid Letters Patents declared was His Royal Intention, and the Adventurers free Profession to be the principal End of the faid Plantation. And for the better fecuring and maintaining Liberty of Conscience hereby granted to all Persons, at any time being and refiding within Our faid Province or Territory as aforefaid, willing, commanding and requiring, and by these Presents for Us, Our Heirs and Successors, ordaining and appointing that all fuch Orders, Laws, Statutes and Ordinances, Instructions and Directions as shall be so made and published under our Seal of Our faid Province or Terrirory, shall be carefully and duly observed, kept and performed, and put in Execution according to the true Intent and Meaning of these Presents. Provided always, And We do by these Presents, for Us, Our Heirs and Successors, establish and ordain, that in the framing and passing of all. fuch Orders, Laws, Statutes and Ordinances, and in all Elections and Acts of Government whatsoever, to be passed; made or done by the said General Court or Assembly, or in Council, the Governour of Our faid Province or Territory of the Massachusetts-Bay in New-England for the time being, shall have the negative. Voice; and that without his Consent or Approbation fignified and declared in Writing.no fuch Orders, Laws, Statutes, Ordinances, Elections, or other Acts of Government whatsoever, so to be made, passed or done by the said General Assembly or in Council, shall be of any Force; Effect or Validity; any Royal Appro- Thing herein contained to the contrary in any wife notwithstanding. And We do for Us, Our Heirs and Succeffors, establish and ordain, that the said Orders, Laws, Statutes and Ordinances, be by the first Opportunity after the making

thereof, fent or transmitted unto Us, Our Heirs and Successors, under the pub-

And that in Case all or any of them shall at any time within the Space of three

by Us, our Heirs and Sacceffors under Our or their Sign Manual and Signet; or by, or in Our or their Privy Council, unto the Governour for the time be- If not difaling, then such and so many of them as shall be so disallowed and rejected, shall lowed within thenceforth cease and determine, and become utterly void and of none Effect. three Years, to be in Force, Provided always, That in Case, We, Our Heirs or Successors, shall not within until repealed the Term of three Years after the prefenting of fuch Orders, Laws, Statutes or by the Gene-Ordinances, as aforefaid, fignify Our or Their Difallowance of the fame, then ral Assembly. the faid Orders, Laws, Statutes or Ordinances, shall be and continue in full Force and Effect, according to the true Intent and Meaning of the same, until the Expiration thereof, or that the same shall be repealed, by the General Affembly of Our faid Province for the time being. Provided also, That it shall The General and may be lawful for the said Governour and General Affembly to make or Power to pass pass any Grant of Landslying within the Bounds of the Colonies formerly called any Grants of the Colonies of the Massachusetts-Bay, and New Plymouth, and Province of Land in Mass Main, in such Manner as heretofore they might have done by Virtueof any for- sachusetts. Ply-Main, in luch Manner as nerectore they might have done by virtue any low mouth, or the mer Charter or Letters Patents; which Grants of Lands within the Bounds a province of foresaid, We do hereby Will and Ordain to be and continue for ever of full Main. Force and Effect, without Our further Approbation or Consent. And so as nevertheless, and it is Our Royal Will and Pleasure, that no Grant or Grants Grants of of any Lands lying or extending from the River of Sagadebock to the Gulph of Land between St. Laurence and Canada Rivers, and to the Main Sea Northward and Eastward, Sagadibockand to be made or past by the Governour and General Assembly of Our said Province, to have the be of any Force, Validity or Effect, until We, Our Heirs or Successors, shall Revail Approhave signified Our or Their Approbation of the same. And we do by these bation. Presents for Us, Our Heirs and Successors, grant, establish and ordain, that the Governour of Our said Province or Territory for the Time being, shall have The Goverfull Power by himself, or by any Chies Commander, or other Officer or Officers; mor to command the to be appointed by him from time to time, to train, instruct, exercise and govern Militla. the Militia there; and for the special Desence and Sasety of Our said Province, or Territory, to affemble in Martial Array, and put in Warlike Posture the Inhabitants of Our faid Province or Territory, and to lead and conduct them, and with them to encounter, expulse, repel; resist and pursue by Force of Arms; as well by Sea as by Land, within or without the Limits of Our faid Province or Territory, and also to kill, slay, destroy and conquer, by all fitting Ways, Enterprizes and Means whatfoever, all and every fuch Perfon and Perfons as shall at any Time hereafter attempt or enterprize the Destruction; Invasion, Detriment or Annoyance of Our faid Province or Territory; and to use and exercise the Law Martial in Time of actual War, Invasion or Rebellion, as To erect and Occasion shall decessarily require; and also from time to time to erect Forts, demolishForts and to fortify any Place or Places within Our faid Province or Territory, and &c. the same to furnish with all necessary Ammunition, Provisions and Stores of War, for Offence or Defence, and to commit from time to time, the Custody and Government of the same, to such Person or Persons as to him shall seem meet; and the faid Forts and Fortifications to demolish at his Pleasure, and to take and surprize by all Ways and Means whatsoever, all and every such Perfon or Persons with their Ships, Arms, Ammunition, and other Goods, as shall in a hostile Manner invade, or attempt the invading, conquering or annoying of Our faid Province or Territory. Provided always, and We do by these Presents for Us, Our Heirs and Successors, grant, establish and ordain, That Nortotransport any Persons. the faid Governour shall not at any time hereafter, by Virtue of any Power fons out of the hereby granted, or hereafter to be granted to him, transport any of the Inha-Provincewithbitants of Our faid Province or Territory, or oblige them to march out of the out their own Limits of the same, without their free and voluntary Consent, or the Consent of Consent, &c. the Great and General Court or Assembly of Our said Province or Territory; nor grant Commissions for exercising the Law Martial upon any the Inhabitants of Our faid Province or Territory, without the Advice and Consent of the Nor exercise Council or Affistants of the same. Provided in like Manner, and We do by the Law-marthese Presents for LIs. Our Hoirs and Suggestion and History tial without these Presents, for Us, Our Heirs and Successors, constitute and ordain, That Advice of the when and as often as the Governour of Our faid Province for the time being, Council, shall happen to die, or be displaced by Us, Our Heirs or Successors, or be absent from his Government; that then and in any of the said Cases, the Lieutenant or Deputy Governour of Our faid Province, for the time being, shall have full

Governor's from his Go-Lieutenant Governorshall fupply his Place.

of both the Governor and Deputy Governor, the have their Power:

ferved.

Fishing not to be abridg'd.

Trees fit for Masts not growing upon ed to particular Persons to be preserved.

Year of Our Reign.

Power and Authority, to do and execute all and every fuch Acts, Matters and In Case of the Things, which Our Governour of Our said Province, for the time being, might or could by Vertue of these Our Letter's Patents lawfully do or execute, if he were Death remo: personally present, until the return of the Governour so absent, or the Arrival or Constitution of such other Governour as shall or may be appointed by Us, vernment, the Our Heirs or Successors in his stead! And that when and as often as the Governour, and Lieutenant or Deputy Governour of Our faid Province or Territory, for the time being, shall happen to die, or be displaced by Us, Our Heirs or Successors, or be absent from Our said Province; and that there shall be no Person within the said Province, commissionated by Us, Our Heirs or Suc-In the absence cessors to be Governour within the same; then and in every of the said Cases. the Council or Affistants of Our faid Province shall have full Fower and Authority, and We do hereby give and grant unto the faid Council or Affiltants of Our faid Province, for the time being, or the major Part of them, full Power major Part of and Authority to do and execute all and every fuch Acts, Matters and Things the Council to which the faid Governour, or Lieutenant or Deputy Governour of Our faid Province or Territory, for the time being, might or could lawfully do or exercise, if they or either of them were personally present, until the return of the Governour, Lieutenant or Deputy Governour so absent, or Arrival or Constitution of such other Governour, or Lieutenant or Deputy Governour, as shall and may be ap-Admiralty Ju- pointed by Us, Our Heirs or Successors from time to time. Provided always, risdictions re- and it is hereby declared, that nothing herein shall extend or be taken to erect, or grant, or allow the exercise of any Admiral Court, Jurisdiction, Power or Authority, but that the same shall be, and is hereby reserved to Us and Our Successors, and shall from time to time be erected, granted and exercised by Virtue of Commissions to be issued under the great Seal of England, or under The Trade of the Seal of the High Admiral, or the Commissioners for executing the Office of High Admiral of England. And further, Our express Will and Pleasure is, and We do by these Presents, for Us, Our Heirs and Successors, ordain and appoint that these Our Letters Patents shall not in any Manner enure, or be taken to abridge, bar or hinder any of Our loving Subjects whatfoever, to use and exercise the Trade of Fishing upon the Coasts of New-England, but that they and every of them shall have full and free Power and Liberty to continue and use their faid Trade of Fishing upon the said Coast, in any of the Seas thereunto adjoining, or any Arms of the faid Seas or Salt-Water Rivers, where they have been wont to Fish; and to build and set upon the Lands within Our laid Province or Colony, lying waste, and not then possess'd by particular Proprietors, such Wharffs, Stages and Work-Houses, as shall be necessary for the Salting, Drying, Keeping and Packing of their Fish, to be taken or gotten upon that Coast; and to cut down and take fuch Trees and other Materials there growing, or being upon any Parts or Places lying waste, and not then in Possession of particular Proprietors, as shall be needful for that Purpose, and for all other necessary Easements, Helps and Advantages concerning the Trade of Fishing there, in such Manner and Form as they have been heretofore at any Time accustomed to do, without making any wilful Waste or Spoil; any Thing in these Presents contained to the contrary notwithstanding. And lastly, for the better providing anySoil grant- and furnishing of Masts for Out Royal Navy, We do hereby reserve to Us, Our Heirs and Successors, all Trees of the Diameter of twenty four Inches, and upwards of twelve Inches from the Ground, growing upon any Soil or Tract of Land within Our faid Province or Territory, not heretofore granted to any private Persons: And We do restrain and forbid all Persons whatsoever from selling, cutting or destroying any such Trees without the Royal Licence of Us, Our Heirs and Succeffors, first had and obtained; upon Penalty of forfeiting One Hundred Pounds Sterling unto Us, Our Heirs and Successors, for every such Tree so felled, cut or destroyed, without such Licence had or obtained in that Behalf: Any Thing in these Presents contained to the contrary in any wise not with standing. In Mitness whereof We have caused these Our Letters to be made Patents. Witness Our Selves at Westminster; the Seventh Day of October, in the Third

By Writ of Privy Seal.



The Explanatory CHARTER granted by His Majesty King GEORGE.

* SEEEE EORGE, by the Grace of GOD of Great-Britain, France and 器論語 Ireland, KING, Defender of the Faith, &c. To all to whom & These Presents shall come, Greeting. Whereas Our late Royal Predecessors WILLIAM and MARY, KING and QUEEN of & England, &c. did by their Letters Patents under their great Seal of England, bearing Date at Westminster, the seventh of October in the third Year of their Reign, for Themselves, their Heirs and Successors, unite, creet and incorporate, the Territories and Colonies, commonly called or known by the Names of the Colony of the Massachusetts Bay, and Colony of New-Plymouth, the Province of Main, the Territory called Accada or Nova Scotia, and all that Tract of Land lying between the faid Territories of Nova-Scotia, and the faid Province of Main, into one real Province by the Name of Our Province of the Massachusetts-Bay in New-England. And whereas their said late Majesties King WILLIAM and Queen MARY, did by the said recited Letters Patents (amongst other Things therein contained) for themselves, their Heirs, and Successors, ordain and grant, that there should and might be convened held and kept by the Governour for the time being, upon every last Wednesday in the Month of May every Year for ever, and at all fuch other Times as the Governour of their faid Province should think fit, and appoint a Great and GeneralCourt or Assembly; which saidGreat andGeneral Court or Assembly should confish of the Governour and Council, or Assistants for the time being, and of such Freeholders of their faid Province or Territories as should be from time to time elected or deputed by the major Part of the Freeholders and otherInhabitants of the respective Towns or Places, who should be present at such Elections: Each of the faid Towns and Places, being thereby impowered to elect and depute two Persons and no more, to serve for and represent them respectively in the said Great and General Court or Assembly, and that the Governour for the time being should have full Power and Authority from time to time as he should judge necessary, to adjourn, prorogue and dissolve all Great and General Courts or Assemblies met and convened as aforesaid: And did thereby also for themfelves, their Heirs and Succeffors, provide, establish and ordain, that in the framing and passing of all Orders, Laws, Statutes, and Ordinances, and in all Elections, and Acts of Government whatsoever, to be passed, made or done by the said General Court or Assembly or in Council, the Governour of the said Province or Territory of the Massachusetts-Bay in New-England for the time being, I ould have the Negative Voice, and that without his Confent or Approbation, fignified and declared in Writing, no fuch Orders, Laws, Statutes, Ordinances, Elections, or other Acts of Government what soever, so to be made, passed or done by the said General Affembly, or in Council, should be of any Force, Effect, or Validity, any thing therein contained to the contrary in any wife notwithstanding; as in and by the faid Letters Patents (Relation being thereunto had) may more fully and at large appear.

And whereas no Provision is made by the said recited Letters Patents, touching the Nomination and Election of a Speaker of the Representatives assembled in any Great and General Court of Our said Province, nor any particular Reservation made of the Right of Us, Our Heirs and Successors to approve or disapprove of such Speaker by the Governour of the said Province appointed, or to be appointed by Us or Them for the time being: And no Power is granted by the said recited Letters Patents to the said House of Representatives to adjourn themselves for any time whatsoever; by Means whereof divers Doubts and Controversies have arisen within Our said Province, to the Interruption of the publick Business thereof, and the Obstruction of Our Service; Know ye therefore,

that for removing the faid Doubts and Controversies, and preventing the like Mischiefs for the future; And also for the further Explanation of the said recited Letters Patents, We of Our especial Grace, certain Knowledge, and meer Motion, have granted, ordained and appointed, and by these Presents for Us, Our Heirs and Successors, do will, grant, ordain, and appoint, that for ever hereafter, the Representatives assembled in any Great or General Court of Our said Province to be hereafter Summoned, shall upon the first Day of their assembling, elect a fit Person out of the said Representatives, to be Speaker of the House of Representatives, in such General Court; and that the Person so elected shall from time to time be presented to the Governour of Our said Province for the time being, or in his Absence to the Lieutenant Governour or Commander in Chief of Our faid Province for the time being, for his Approbation: To which Governour, Lieutenant Governour and Commander in Chief respectively, We do hereby for Us, Our Heirs and Successfors, give full Power and Authority to approve or disapprove of the Person so elected and presented, which Approbation or Disapprobation shall be signified by him by Message in writing under his Hand to the said House of Representatives; and in Case such Governour, Lieutenant Governour or Commander in Chief, shall disapprove of the Person so elected and presented, or the Person so elected and presented being approved as aforesaid shall happen to die, or by Sickness or otherwise be disabled from officiating as Speaker, in every such Case, the said Representatives so assembled, shall forthwirh elect an other Person to be Speaker of the House of Representatives to be presented and approved, or disapproved, in Manner as aforesaid, and so from time to time as often as the Person so elected and prefented shall be disapproved of, or happen to die, or become disabled as

Speaker to be approved or difapproved by wri ten Message.

tives to adjourn them-felves not ex-Leave.

aforefaid.

And Our further Will and Pleasure is, and We do by these Presents of Our Representation more abundant Grace for Us, Our Heirs and Successors, grant, ordain, and appoint, that it shall and may be lawful to and for the Representatives assembled in any Great or General Court of Our faid Province for the time being, forever ceeding two hereafter, to adjourn themselves from Day to Day, (and if Occasion shall re-Days without quire) for the space of two Days; but not for any longer time, than for the space of two Days without Leave from the Governour, or in his Absence from the Lieutenant Governour, or Commander in Chief of Our said Province for rhe time being, first had and obtained in that behalf, any Thing in the said recitedLetters Patents contained to the contrary thereof in any wise notwithstand-

Provided always, That nothing in these Presents contained shall extend, or be construed to extend, to revoke, alter, or prejudice the Power and Authority by the said recited Letters Patents, granted to the Governour of the said Province for the time being, to adjourn, prorogue and dissolve all Great and General Courts or Assemblies of Our said Province.

And lastly, We do by these Presents, for Us, Our Heirs and Successors, grant that these Our Letters Patents, or the Enrolment, or Exemplification thereof, shall be in and by all Things good, firm, valid and effectual in the Law according to the true intent and meaning thereof, notwithstanding the not rightly, or fully reciting, mentioning, or describing the said recited Letters Patents, or the Date thereof, or any other Omission, Imperfection, Defect, Matter, Cause or Thing what soever to the contrary thereof in any wife notwithstanding.

In Witness whereof, We have caused these Our Letters to be made Patents, Wirness, WILLIAM Arch Bishop of Canterbury, and the rest of the Guardians and Justices of the Kingdom at Westminster, the fix and twentieth Day of August,

in the twelfth Year of Our Reign.

By Writ of Privy Seal.



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N. B. The foregoing Table extends to Page 396 (including it) and no further.

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Of His Majesty's

PROVINCE

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MASSACHUSETTS-BAY/

IN

NEW-ENGLAND.



BOSTON, in NEW-ENGLAND:

Printed by S. KNEELAND, by Order of His Excellency the GOVERNOR, COUNCIL and House of ROPRESENTATIVES.

M,D,CC,LIX.



Printed,

By Order of His Excellency the Governor, Council and Assembly.

Andrew Oliver, Secr.

BOSTON, Febr. 9th





Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England: Begun and held at Boston the eighth of June 1692, and continued by Adjournment unto the twelfth Day of October following.

CHAP. I.

An Act for building with Stone or Brick in the Town of Boston, and preventing Fire.

HEREAS Great Defolations and Ruins have fundry Times hap- Preamble. pened by Fire breaking out in the Town of Boston, principally occasioned by Reason of the joining and nearness of the Buildings, being mostly of Timber, and covered with Shingle:

For the better preventing of fuch Accidents for the future, and Damage and 12. W. Ca. 3. Loss thereby:

Be it ordained and enanted by the Governour, Council and Represen- 25 G. 2. ca. 2. tatives, convened in General Court or Allembly, and it is enaced by the Authority of the same, That henceforth no Dwelling-House, Shop, Ware-Buildings in House, Barn, Stable, or any other Housing of more than eight Feet in Length, Boston to be of or Breadth, and seven Feet in Heighth, shall be erected and set up in Boston, Brick or Stone, but of Stone or Brick, and covered with Slate or Tile; unless in particular and covered Cases where Necessity requires, being so judged and signified in Writing under with Slate. the Hands of the Justices and Select-Men of the said Town, or major Part of both; the Governour with the Advice and Consent of the Council, shall see Governour Cause to grant Licence unto any Person to build with Timber, or cover with and Council to Shingle: And if any Person shall presume to erect, or cause to be erected, any to build with Frame or Building contrary hereto; upon Conviction thereof, before two Justi-Timber in ces of Peace (QuorumUnus) such Building shall be deemed a commonNusance, Case. and the Owner of fuch Frame or Building shall enter into a Recognizance to demolish the same; and in Default of entring into such Recognizance, shall be committed to Prison, until he do cause the same to be demolished; or else such transgressing Building shall be demolished by Order of the Quarter Sessions of the Peace this Act. within the said County, and the Charges thereof to be levied by Distress, and Sale of such Offenders Goods, by Warrant from the Court of Quarter Sessions.

IO. Ann.ca. 2.

16.G.2.ca. 3.

Administration of Intestate Estates.

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A Jury to af. certain the laid to any Street.

Party Wall to fland half in the Neigh-

And it is further ordered and enacted, That in all void and unbuilt Places which shall hereafter be improved for Building, or when at any ${f T}$ ime any total Con-Select-Men to sumption or Desolation shall happen in any Street or Lane within the said Town, lay out Streets it shall be in the Power of the Justices of the Peace of said Town then in being, together with the Select Men, or the major Part of both; to state and lay out fuch Streets, Ways and Passages, as may be most for the Conveniency and Accommodation of the Place; as also where any Desolation has happened, to regulate and enlarge other narrow and crooked Lanes or Passages. And where any particular Persons shall have their Land caken away or lessened thereby, a Value of any Jury of twelve Men shall be appointed by two Justices of the Peace, and sworn Persons Land to Ascertain the Value thereof, to be paid by the Person, to whose Land the fame shall be added, or by the Neighbourhood, or Town, in Proportion to the Benefit or Conveniency any shall have thereby. And every Person building as aforesaid with Brick or Stone, shall have Liberty to set half his Partition Wall in his Neighbours Ground; so that he leave toothing in the Corners of such -Walls for his Neighbour to join unto, who when he shall build, such Neighbour bours Ground adjoining, shall pay for one half of the said Partition Wall, so far as it shall be And in Case of any Difference arising, the Select-Men shall have built against. Power to appoint meet Persons to value the same, or lay out the Line between fuch Neighbours.

And whereas several Houses and other Buildings have been erected and set up fince the Year 1688, contrary to the Law made by the General Court of the

Massachusetts Colony:

It is hereby ordained and enatted by the Authority aforelaid. That every Owner of fuch House and Buildings so set up, contrary to said Law, shall cause the same to be covered with Slate or Tile; or otherwise such Houses or Buildings shall be deemed a common Nusance, and the Owner thereof proceeded

against accordingly.

And he it further enacted and declared by the Authority afozefaid, That Two or three when any Fire shall happen to break out either in Boston, or any other Town of the chief within this Province two or three within this Province two or three Call and the chief within this Province, two or three of the chief military or civil Officers of the fame Town, shall, or may, and hereby are impowered to give Directions for the pulling down, or blowing up any such House or Houses that shall be by them adjudged meet to be pulled down or blown up, for the stopping and preventing the further spreading of the same: And if it shall happen that the pulling down or blowing up any fuch House or Houses by the Directions aforesaid, shall be the Occasion of stopping the said Fire, or that the Fire stop before it come to the same; that then all and every Owner of such House or Houses, shall receive reasonable Satisfaction, and be paid for the same, by the rest of the Inhabitants, whose Houses shall not be burnt; who are hereby impowered to make fuch Rate or Rates for the raising and levying such Sum and Sums of Money as shall be thought convenient by the Select-Men and Justices of said Town for that End.

For which the Owners shall be paid.

Military and

pulling down

or blowing up

of Houses to

stop Fire.

Civil Officers to order the

Proviso.

Provided always, That if the House where the Fire shall first begin and break out, shall be adjudged fit to be pulled down or blown up to hinder the further spreading and increase of the same; that then the Owner of such House shall receive no manner of Satisfaction for the same: Any thing in this Act contained notwithstanding.

CHAP. II.

An Act for the Settlement and Distribution of the Estates of Intestates.

Preamble.

WHERE AS Estates in these Plantations do consist chiefly of Lands which have been subdued and brought to Improvement, by the Industry and Labour of the Proprietors, with the Affistance of their Children, younger Children generally having been longest and most serviceable unto their Parents in that Behalf: who have not Personal Estate to give out unto them in Portions, or otherwise to Recompence their Labour :

We it therefore enaced and ordained by the Governour, Council and Re- 7&8 G.2.ca.t. presentatives convened in General Court of Assembly, and it is ordained by 23 G 2.ca. 6. the Authority of the same, That every Person lawfully seized of any Lands, Persons seized Tenements, or Hereditaments within this Province, in his own proper Right in of Lands in Fee Simple, shall have Power to give, dispose, and devise, as well by his last Fee simple Will and Testament in Writing, as otherwise by any Act executed in his Life, may dispose all fuch Lands, Tenements and Hereditaments to and among his Children or of the fame others, as he shall think sit at his Pleasure: And if no such Disposition, Gift or Devise be made by the Owner of any such Lands, Tenements and Hereditas ments; the same shall be subject to a Division, with his Personal Estate, and be a like distributed, according to the Rules herein after expressed for intestate Administrati-Estates. And when and so often as it shall happen, That any Person dies In- on to the testate, Administration of such Intestates Goods and Estate shall be granted unto Estate of Inthe Widow or next of Kin to the Intestate, or both, as the Judge for Probate of Wills, to be granted. and granting of Administrations shall think fit, who shall thereupon take Bond with Sureties in manner as is directed by the Statute of the twenty fecond and twenty third of Charles the Second; and shall and may proceed to call such Administrators to Account for, and touching the Goods of the Intestate: And upon due Hearing and Confideration thereof, (Debts, Funeral and just Expences of all Sorts being first allowed) the said Judge shall, and hereby is fully impowered to order and Distribution make a just Distribution of the Surplusage, or remaining Goods and Estate, as of Intestate well Real as Personal, in Manner following: That is to fay, One third Part Estates. of the Personal Estate to the Wife of the Intestate for ever, besides her Dower or Thirds in the Houses and Lands during Life, where such Wife shall not be 8 G. 2 ca. 1. otherwise endowed before Marriage; and all the Residue of the Real and Persolution for the have any Estate by Settlement of the Intestate in his Life-time equal to the others Children advanced by Settlement, or Portions not equal to the others 6 Geo. ca. 3. Shares, to have so much of the Surplusage as shall make the Estate of all to be equal, except the eldest Son then surviving, (where there is no Issue of the Firstborn or of any other elder Son) who shall have two Shares, or a double Portion of the whole; and where there are no Sons, the Daughters shall inherit as Co-The Division of the Houses and Lands to be made by five suffici- 4Geo. 2d, ca. 3. ent Freeholders upon Oath, or any three of them, to be appointed and sworn by the Judge for that End: Unless where all the Parties interested in any Estate being legally capable to act, shall mutually agree of a Division among themselves, and present the same in Writing under their Hands and Seals: In which Case, such Agreement shall be accepted and allowed for a Settlement of such Estate, and be accounted valid in Law, being acknowledged by the Parties subscribing before the Judge, and put upon Record.

Provided nevertheless, That where any Estate in Houses and Lands cannot Houses and be divided among all the Children, without great Prejudice to, or spoiling of the Lands not cannot cannot cannot be divided among all the Children, without great Prejudice to, or spoiling of the Lands not cannot c whole; being fo represented, and made to appear unto the said Judge, the Judge pable of Dimay order the whole unto the eldest Son, if he accept it, or to any other of the ordered unto ordered unto the other Children of the Sons successively, upon his refusal: He paying unto the other Children of the the eldest Son, Deceased, their equal and proportionable Parts or Shares of the true Value of he paying out fuch Houses and Lands; upon a just Appraisement thereof, to be made by three proportiona-fufficient Freeholders upon Oath, to be appointed and sworn as aforesaid or give ble Parts to fusficient Freeholders upon Oath, to be appointed and sworn as aforesaid, or give the other Chiling good Security to pay the same in some convenient Time, as the said Judge dren. shall limit, making reasonable Allowance in the Interim, not exceeding fix per Cent per Annum And if any of the Children happen to die, before he or she 6 Geo. ca. 3. come of Age, or be married; the Portion of such Child deceased, shall be equally

divided among the Survivors.

And in Case there be no Children, nor any legal Representatives of them, then benoChildren one Moiety of the Personal Estate, shall be allotted to the Wife of the Intestate nor legal Refor ever; and one Third of the Real Estate for Term of Life. The Residue both them, the Eof the Real and Personal Estate, equally to every of the next of Kin of the In- state to be altestate in equal Degree, and those who legally represent them. No Represention the tatives to be admitted among Collaterals after Brothers and Sisters Children of Kin.

Ca. 10

Frauds and Perjuries.

9 Anne ca. 2.

4

And if there be no Wife, all shall be distributed among the Children, and if no Child, to the next of Kin to the Intestate in equal Degree, and their legal Reprefentatives as aforesaid, and in no other Manner whatsoever. And every one to whom any Share shall be allosted, shall give Bond with Sureties before the said Judge of Probate, if Debts afterwards be made to appear, to refund and pay back to the Administrator, his or her rateable Part thereof, and of the Administrators Charges. The Widows Thirds or Dower in the Real Estate, at the Expiration of her Term, to be alike divided as aforefaid, faving to any Person aggrieved at any Order, Sentence or Decree made for the Settlement and Distribution of anyIntestate Estate, their Right of Appeal unto the Governour and Council, tory Act 4 W. every Person so appealing, giving Security to prosecute the Appeal with Effect.

Right of Appeal faved. See Explana-& M. ca. 20.

Executors to cause Probate made in thirty Days next after the Testator's Death.

Penalty for Nèglect.

Upon refusal, Administration to be committed Cum,

wrong.

Be it further enaced by the Authority afoelaid, That if any Executor or Executors of the Will of any Person deceased, knowing of their being so named and appointed, shall not within the space of thirty Days next after the of Wills to be Decease of the Testator, cause such Will to be Proved and Recorded in the Register's Office of the same County where the deceased Person last dwelr; or prefent the faid Will, and declare his or their refusal of the Executorship: every Executor so neglecting of his or her. Trust and Duty in that Behalf, (without just Excuse made and accepted for such Delay) shall forfeit the Sum of Five Pounds per Month, from and after the Expiration of the faid thirty Days, until he or they shall cause Probate of such Will to be made, or present the same as aforesaid: Every such Forseiture to be had and recovered by Action or Information, in the Inferiour Court of Pleas, in the fame County; and to be disposed of, one Moeity thereof to the Use of the Poor of the Town, where the deceased Person last dwelt; and the other Moiety to him or them that shall inform and fue for the same. And upon any such refusal of the Executor, or Executors, the Judge shall commit Administration of the Estate of the Deceased, Cum Testa-Teffamento an- mento annexo, unto the Widow or next of Kin to the Deceased, and upon their Refusal, to one or more of the principal Creditors, as he shall think fit.

And if any Person or Persons shall alienate or embezel any of the Goods or Executors by Chattels of any Person deceased, before he or they have taken out Letters of Administration, and exhibited a true Inventory of all the known Estate of the Party deceafed; every Person or Persons so acting, shall stand chargeable, and be liable to the Actions of the Creditors and other Persons grieved, as being Executors in their own wrong. And the Judge shall cause a Citation to be made out unto the Widow, or next of Kin; and upon their neglect of Appearance or Refusal, may commit Administration of any such Estate, to some one or more of the chief Creditors, if accepted by them, or others, as he shall think fit, upon their

Refusal.

CHAP. III. An Act for Prevention of Frauds and Perjuries.

Act of Parliament, 29 Car. 2. c 3. 4W.&M.ca.6. 8 W. ca 3.

of Estates at Will only.

FOR Prevention of many fraudulent Practices which are commonly endeavoured to be upheld by Perjury, and Subornation of Perjury:

Be it enaced and ordained by the Governour, Council and Representatives, convened in General Court, and by the Authority of the same, That 31 G. 2. ea.6 from and after the last Day of December in this present Year one Thousand fix Hundred ninety and two: All Leases, Estates, Interests of Freehold, or Parole Leases Term of Years, or any uncertain Interest of, in, or out of any Messuages, Lands, and Interest of Tenements, or Hereditaments, made or created by Livery and Seisin only, or by havetheForce Parole, and not put in Writing and figned by the Parties, fo making or creating of the fame, or their Agents thereunto lawfully authorized by Writing, shall have the Force and Effect of Leases, or Estates at Will only, and shall not either in Law or Equity be deemed or taken to have any other or greater Force or Effect; any Consideration for making any such Parole Leases or Estates, or any former Law or Usage to the contrary notwithstanding.

Except nevertheless, All Leases not exceeding the Term of three Years from Except Leafes the making thereof, whereupon the Rent referved to the Landlord, during fuch not exceeding Term, shall amount unto two third Parts at the least of the full improved Value of the Thing demised.

And moreover, That no Leases, Estates or Interests, either of Freehold, or No Leases or Term of Years, or any uncertain Interest of, in, to or out of any Messuages, Estates of Lands, Tenements or Hereditaments, shall at any time after the said last Day of granted or fur-December, be assigned, granted or surrendred, unless it be by Deed or Note in rendred by Writing, figned by the Party so assigning, granting or surrendering the same, or Word. their Agents thereunto lawfully authorized by Writing, or by Act and Operation of Law.

And he it further enacted by the Authority aforefait. That from and after Promises and the said last Day of December, no Action shall be brought whereby to charge Agreement any Executor or Administrator upon any special Promise to answer Damages out by Parole. of his own Estate. (2) or whereby to charge the Defendant upon any special Promise to answer for the Debt, Default or Miscarriages of another Person, (3) or to charge any Person upon any Agreement made upon Consideration of Marriage, (4) or upon any Contract or Sale of Lands, Tenements or Hereditaments, or any Interest in, or concerning them; (5) or upon any Agreement that is not to be performed within the Space of one Year from the making thereof; (6) unless the Agreement upon which such Action shall be brought, or someMemorandum or Note thereof shall be in Writing, and figned by the Party to be charged therewith, or fome other Person thereunto by him lawfully authorized.

And he it further enacted by the Authority aforesaid, That from and after Devises of the faid last Day of December, all Devises and Bequests of any Lands or Te- Lands to be nements, shall be in Writing, and signed by the Party so devising the same, or in Writing & by some other Person in his Presence, and by his express Direction, and shall be anested by attested and subscribed in the Presence of the said Devisor, by three or four creWitnesses. dible Witnesses, or else shall be utterly void and of none Effect.

And moreover, No Devise in Writing of Lands, Tenements or Hereditaments, or any Clause thereof, shall at any time after the said last Day of December, be revocable, otherwise than by some other Will or Codicil in Writing, or other Writing declaring the fame, or by burning, cancelling, tearing, or obliterating the fame by the Testator himself, or in his Presence, and by his Direction and Consent; (2) But How the same all Devises and Bequests of Lands and Tenements shall remain and continue in shall be revofull Force, until the same be burnt, cancelled, torn or obliterated by the Tef- cable. tator, or his Direction in manner aforesaid, or unless the same be altered by some other Will or Codicil in Writing, or other Writing of the Devisor, signed in the Presence of three or four Witnesses, declaring the same: Any former Law or Usage to the contrary notwithstanding.

And be it further enaced by the Authority aforefaid, That from and after All Declarathe faid last Day of December, all Declarations or Creations of Trusts, or Considerations or Creadences of any Lands, Tenements or Hereditaments, shall be manifested and tions of Trust proved by fome Writing figned by the Party who is by Law enabled to declare to be in Writing. fuch Trutt, or by his last Will in Writing, or else they shall be utterly void and of none Effect.

Provided alway; That where any Conveyance shall be made of any Lands or Tenements, by which a Trust or Considence shall or may arise or result by the Implication or Construction of Law, or be transferred or extinguished by an Act extinguished or Operation of Law, then, and in every such Cafe, such Trust or Confidence by implication shall be of the like Force and Effect as the same would have been if this Act of Law exhad not been made: Any thing herein before contained to the contrary notwith- cepted. Standing. -

And he it further enaced, That all Grants and Assignments of any Trust or Confidence, shall likewise be in Writing, signed by the Party, granting or assign- Assignments ing the same by such last Will or Devise, or else shall be utterly void and of of Trust shall be in Writing. none Effect.

And be it further enacted by the Authority aforesaid, That from and after the faid last Day of December, No Contract for the Sale of any Goods, Wares and Contract for Merchandizes, for the Price of Ten Pounds, or upwards, shall be allowed to be Sale of Goods good, except the Buyer shall accept Part of the Goods to Cold, and a Quelly regood, except the Buyer shall accept Part of the Goods so sold, and actually receive the same, or give something in Earnest to bind the Bargain, or in Part of Payment, or that some Note or Memorandum in Writing of the said Bargain, be

made and figned by the Parties to be charged by fuch Contract, or their Agents thereunto lawfully authorized.

And for Prevention of froudulent Practices in setting up nuncupative Wills, which have been the Occasion of much Perjury:

Nuncupative good for above the value of thirty the Oaths of three Witneffes.

Be it enaced by the Authority aforesaid, That from and after the aforesaid last Day of December, no nuneupative Will shall be good, where the Estate Nuncupative Will not to be thereby bequeathed, shall exceed the Value of Thirty Pounds, that is not proved by the Oaths of three Witnesses, (at the least) that were present at the making thereof, nor unless it be proved that the Testator at the time of pro-Pounds, that is nouncing the fame, did bid the Persons present, or some of them bear Witness that fuch was his Will, or to that Effect; nor unless such nuncupative Will were made in the time of the last Sickness of the Deceased, and in the House of his or their Habitation or Dwelling, or where he or she hath been Resident, for the Space of ten Days or more, next before the making of such Will, except where such Person was surprized or taken siek being from his own Home, and died before he returned to the Place of his or her Dwelling.

No Testimony to be received to prove fuch Will after fix Months, except, &c.

And he it further enacted, That after fix Months passed after the speaking of the pretended testamentary Words, no Testimony shall be received to prove any Will nuncupative, except the said Testimony, or the Substance thereof were committed to Writing within fix Days after the making of the faid Will.

Probate of Noncupative Wills.

And he it further enaced, That no Letters Testamentary, or Probate of any nuncupative Will, shall pass the Seal of any Court, till sourteen Days at the least after the Decease of the Testator be fully expired, nor shall any nuncupative Will be at any time received to be proved, unless Process have first issued to call in the Widow, or next of Kindred to the Deceafed, to the End they may

contest the same, if they please.

No written cept &c.

And he it further enacted, That no Will in Writing, concerning any Goods or Chattels or Personal Estate, shall be repealed; nor shall any Clause Devise Will to be re- or Bequest therein, be altered or changed by any Words, or Will by Word of pealed but by Mouth only, except the same be in the Life of the Testator, committed to Writing, ex- Writing, and read to the Testator and allowed by him, and proved to be same allowed by him. Writing, and read to the Testator and allowed by him, and proved to be so done by three Witnesses at the least.

Soldiers and

Provided always, That notwithstanding this Act, any Soldier being in actual Willsexcepted Military Service, or any Mariner or Seamen being at Sea, may dispose of his Moveables, Wages, and Personal Estate, as he or they might have done before the making of this Act.

CHAP. IV.

An Act for affirming of former Judgments, and providing for Executions.

Preamble. -

THEREAS upon Trials had in the late Courts of Judicature within the feveral Colonies, now by their Majesties Royal Charter united and Incorporated into one Province, by the Name of the Province of the Massachusetts-Bay; feveral Judgments were obtained, of which Execution remains to be done, and some others are depending by Appeal, according to the Course and Practice of the Courts then in being:

To the End that there be no Failure of Justice for want of a due Course of Law, for the profecuting, obtaining and levying of the same:

We it enaced and ordained by the Governour, Council and Representatives, convened in General Court or Accombly, and by the Authority of the same, That where any Appeal as aforesaid is depending, having not been heard; every fuch Appellant shall have a Summons from the Clerk of the Superiour Court, unto the adverse Party, to be served upon him seven Days inclusive before the Court's Sitting, requiring him to appear at the first Superiour Court, to answer the said Appeal; where the same shall be heard and tried according to former Usage upon the first Evidence and no other: And the Judgment to

Criminal Offenders.

be affirmed or reversed as the Case shall there be judged upon Trial. the Appellant neglect to appear, or prosecute his Appeal, the former Judgment shall be affirmed, and Execution awarded accordingly.

And it is further enacted by the Authority aforefaild, That where Judgment has passed in any County Court, or Court of Commissioners, and Execution has not been taken out a nd levied for satisfying of the same; the Party for whom any Judgment was fo given, his Executors or Administrators shall have a Writ of Scire Facias from the Clerk of the Inferiour Court of Pleas within the same County in which fuch Judgment was obtained, unto the adverse Party to appear before the faid Court, to shew Cause (if any there be) why Execution should. And in Case of Non-appearance, or that sufficient Cause be not shewn to the Court, the former Judgment shall be affirmed, and Execution granted accordingly; the Cost of this Trial to be added unto the same; Provided, that the said Writ of Scire Facias be served seven Days inclusive before the Court's Sitting.

And be it further enaced by the Authority aforesaid, That after one Year No Execution expired next after giving Judgment in any Court of Record within this Pro- after one Year vince, no Execution for such Judgment shall be issued out, until a Writ of granted with- Scire Facias hath been granted out of the same Court, and served upon the out a Scire adverse Party, as is before directed, or lest by the Sheriff, his Under-Sheriff or facias. Deputy, at his Dwelling, or Place of usual and last Abode, requiring him to appear and shew Cause (if any he have) why Execution ought not to be done. And upon his Non-appearance, or not shewing of sufficient Cause as aforesaid, the Court shall thereupon award Execution.

CHAP. V.

An Act for Regulating the Assize of Cask, and preventing Deceit, in packing of Fish, Beef, and Pork for Sale.

t it ordained and enacted by the Governour, Council and Represens Affize of Cafk, tives, in General Court allembled, and by the Authozity of the same, That from and after the first Day of December next, all Sorts and Kinds of tight Calk used for any Liquor, Fish, Beef, Pork, or any other Commodities, within this their Majesties Province, shall be of London Assize. That is to fay, Butts to contain one Hundred and twenty fix Gallons; Puncheons, eighty four Gallons; Hogsheads, fixty three Gallons; Tearfes, forty two Gallons; Bar-Gagers to be rels, thirty one Gallons and an half: And made of found well feasoned Timber, and Cask to be free of Sap. And that fitPersons be appointed from time to time, in allPlaces need-mark'd by the ful, to view and gage all such Cask; and such as shall be found of due Assize shall be Gager;

His Fee. marked with the Gagers Mark; who shall have for his Pains, four Pence per Ton: His Fee.

And every Cooper shall set his distinct Brand Mark on his own Cask; on Penalty of to have a disforty Shillings. And whosoever shall put to Sale any new Cask, being detinet brand fective either in Workmanship, Timber, or Assize, as aforesaid; upon Proof Mark. thereof made before one Justice of the Peace, he shall forfeit such Cask, and be Cask to be fined the Sum of ten Shillings.

And he it further enaced by the Authority aforesaid, That the Justices of the Peace, at their first General Quarter Sessions, to be holden in each respective County Quarter Sessions within this Province, shall yearly, in every Town needful thereof, choose and Gagers and appoint a fit Person or Persons, to be Gagers and Packers, and them to swear to Packers, and the due Execution of their Office: which if any Person so appointed, shall refuse, swear them. he shall pay the Sum of forty Shillings; and another shall be chosen and appointed in his Stead. And every Gager and Packer shall take Care that all Penalty of Cask in which he packs Beef, Pork, Mackarel, Fish, or other Goods committed Refusal. to his Care, be of true and full Assize, and that he pack the same in no other Cask whatsoever; on Penalty of ten Shillings for every Cask by him packed, Ten Shillings that is or shall be defective in that Respect. And if anyof the before mentioned Penalty for Provisions shall be packed into half Barrels, or Firkins, the same shall be made packing in any Cask unin Proportion to the Assize aforesaid; and be marked by the Packer.

forfeited.

ny Cask under Assize.

And for the preventing of Fraud and Deceit in the packing of pickled Fish, Beef and Pork to be put to Sale:

The whole ter of Meat to be put up; and not the beit left out. of one Kind. Four Shillings per Ton for packing and fealing.

Be it further enaced by the Authority afozelaid, That in every Town, where halfand quar- fuch Goods are pack'd up for Sale, the Gager or Packer of fuch Town or of the Town wherein they are put to Sale, or shipped, shall see that it be well and orderly performed: That is to fay, Beef and Pork the whole Half and Quarter, and so proportionably, that the best be not left out; and so Fish and Macka-Fish to be all rel, that they be packed all of one Kind; and that all Casks so packed be full, and the Fish found and well seasoned, setting his Seal on all Casks so packed, and he shall receive of the Owners for so packing, and sealing, four Shillings per Ton. And if any fuch Provisions be put to Sale, or shipped off without the Packer's Mark, they shall be forfeited. And it is further enacted, That all Sorts of green or pickled Fish, Sturgeon,

tation to be fearched and repacked by the Packer.

Fish and Flesh or Flesh that shall be put up for Transportation to a foreign Market, shall be for Transport fearched, surveyed and approved by a sworn Packer, who shall take strict Care that the same be put up in tight Cask of full Gage, salted with suitable Salt. And fuch as shall be so saved, and for its Condition found merchantable, and full, the Packer shall feal with such Brand Mark, as shall be assigned to the Town, and fuch other Cut-mark added, as may denote the fort of Provision, and time when packed. And all fuch other Provision as the Packer shall find wholsome and useful, though for itsQuality it be not merchantable; he shall cause to be well packed falted, filled, and fealed with the Letter R. and fuch other Letters as may lignify the Town, Specie, and time of packing. And if any Master of a Ship, or other Vessel, or any Officers, or Mariners belonging thereto, shall receive such Provisions not marked and sealed as aforesaid, aboard any of their Ships or Vessels, he or they who shall offend therein, shall forfeit double the Value of all fuch Provisions; and he that owns the Provisions shall forfeit the fame. And if any Cooper, or other Person shall shift any Fish or Flesh, either on Board, or on Shore, after the same hath been so sealed and marked by the Packer, and ship and export the same, the Packer having not allowed thereof, and a new fealed and marked the Cask whereinto such Provisions are shifted : All Persons acting, ordering or assisting therein, shall be set in the Pillory, not

Penalty on Mafters and Mariners raking any Provisions aboard un!eal.d.

Penalty for shifting of Provisions after fealed.

Provisions pack'd in the Summer, to be reviewed.

ed thereby.

And ic is further enacted by the Authority afgresaid, That where any such that have laid Provisions have lain above three Months under the Packer's Mark, betwixt the three Months Months of May and October, they shall again, upon Exportation or Sale, be viewed or fearched by the Packer. That is to fay, so many of them as may probably discover the Condition of the whole; and if any be decayed or deceitfully dealt with, the Packer shall cull and repack the same, so as to distinguish and mark them for Merchantable, or Refuse, according to their Condition. And if those who ship or export any such Provision, shall neglect or refuse such second Search or Survey, the Packer is hereby ordered and impowered to deface his former Mark, and for fo doing, shall be paid as if he had repack'd the same. And if the Owner refuse to satisfy the Packer, such Packer shall have Redress on Complaint to any Justice of the Peace; who is hereby impowered to compel the Payment thereof by Distress.

exceeding one Hour, and shall likewise pay double Damages to Persons wrong-

Affize of Cask for Tarr.

4 A. ca 1.

7 A. ca. 3,

One Half the Fines and Forfeitures to be to their Majesties, and the other half to the Informer

And it is further enacted by the Authority aforesaid, That all Tarr that shall be exposed to Sale within this Province, shall be in Barrels, half Barrels, and thirds of a Barrel, of the Measure and Assize following: That is to fay, The Barrel to contain thirty Gallons, the half Barrel and third of a Barrel, of the fame Gage proportionably, and in no other Cask whatsoever. And all Cask to be made of the same Assize, and branded by the Cooper as aforesaid; on pain of Forfeiture of all such Cask as are not of due Assize. And if any Tarr thall be exposed to Sale in any Cask not branded as aforesaid, the same shall be likewife forfeited.

And further it is enaced by the Authority aforefaid, That all kines, Penalties and Forfeitures arising by Force and Virtue of this Act, thall be the one half to their Majesties, towards the Support of the Government of this Province,

Criminal Offenders.

and the other half to him or them that shall inform and sue for the same in any of

their Majesties Courts of Record within this Province.
15e it further enacted by the Authority aforesaid, That there be a Meafurer of Salt and Culler of Fith in every Sea-Port Town within this Province Measurer of to be appointed as aforesaid, who being likewise Sworn for the faithful Discharge Salt, & Culler of that Office, shall cull all merchantable Fish, and measure all Salt that shall be 4 G. ca. 5. imported and fold out of any Ship or other Vessel, and shall have three half Pence for every Hogshead of Salt by him so measured, to be paid, the one half by the Buyer, the other half by the Seller. And one Penny per Quintal for every Quintal of merchantable Fish by him culled, to be paid, one half by the Buyer, the other half by the Seller.

CHAP. VI. Repealed Jan. 29. 1795.

An Act for the punishing of Criminal Offenders.

If it enaded and ordained by the Governour, Council and Repre- Curling and fentatives in General Court assembled, and by the Authority Swearing.
of the same, That if any Person or Persons shall prophanely Swear or
Curse in the hearing of any Justice of the Peace, or shall be thereof convicted 5 W. & M. by the Oaths of two Witnesses, or Confession of the Party, before any Justice or ca. 4. Justices of the Peace: Every such Offender shall forfeit and pay unto the Use of the Poor of the Town, where the Offence shall be committed, the Sum of five Shillings. And if the Offender be not able to pay the faid Sum, then to be set in the Stocks, not exceeding two Hours. And if any Person shall utter Presumption. more profane Oaths or Curses at the same time, and in hearing of the samePerfon or Persons, he shall forfeit and pay to the Use aforesaid, the Sum of twelve Pence for every Oath or Curse after the first; or be set in the Stocks three

Provided, That every Offence against this Law shall be complained of and proved as aforefaid, within thirty Days next after the Offence committed.

Further it is enacted by the Authority aforesaid, That every Person convicted of Drunkenness by view of any Justice of Peace; Confession of the Party, Drunkenness. or Oaths of two Witnesses; such Person so convicted, shall forfeit and pay unto 7 Wm. ca. 2. the Use of the Poor of the Town where such Offence is committed, the Sum of 11 Anne ca. 1. five Shillings for every such Offence: And if the Offender be unable to pay the faid Sum, to be fet in the Stocks, not exceeding three Hours; at the Difcretion of the Justice or Justices, before whom the Conviction shall be. And upon a second Conviction of Drunkenness, every such Offender, over and above the Penalty aforesaid, shall be bound with two Sureties in the Sum of ten Pounds, with Condition for the good Behaviour: And for want of such Sureties, shall be sent to the common Goal, until he find the same.

Provided, That no Person shall be impeached or molested for any Offence Proviso. against this Act, unless he shall be thereof presented, indicted or convicted within fix Months after the Offence committed. And the Justice or Justices before whom Conviction of any of the aforesaid Offences shall be, are hereby impowered and authorized to restrain or commit the Offender, until the Fine imposed for fuch Offence, be satisfied; or to cause the same to be levied by Distress, and Sale of the Offenders Goods, by Warrant directed to the Constable; returning the Overplus (if any be.) All fuch Fines to be levied within one Week next after fuch Conviction, and delivered to the Select-Men, or Overseers of the Poor, for the Use of the Poor as aforesaid.

It is further enacted and ordained by the Authority aforefaid, That whofoever shall Steal or Purloin any Money, Goods or Chattels, being thereof con3 Geo. ca. 3. p. 195 victed, by Confession, or sufficient Witness.upon Oath: Every such Offender, shall forfeit treble the Value of the Money, Goods or Chattels so stolen or purloined, unto the Owner or Owners thereof; and be further punished, by Fine or Whipping; at the Difcretion of the Court or Justices that have Cognizance

Criminal Offenders.

of fuch Offence; not exceeding the Sum of five Pounds, or twenty Stripes. And if any such Offender be unable to make Restitution, or pay such threefold Damages, fuch Offender shall be enjoined to make Satisfaction by Service: and the Profecutor shall be, and hereby is impowered to dispose of the said Offender in Service to any of their Majesties Subjects, for such Term as shall be assigned by the Court or Justices before whom the Prosecution was. And every Justice of Peace in the County where fuch Offence is committed, or where the Thief shall be apprehended, is hereby authorized to hear and determine all Offences against this Law. Provided, That the Damage exceed not the Sum of forty Shillings.

vid. 1281.

Burglary and Robbery.

i Géo. ca. 1.

And if any Person shall commit Burglary, by breaking up any Dwolling-House, Ware-House, Shop, Mill, Malt-House, Barn, Out-House, or any Ship or other Veffel lying within the Body of the County; or shall rob any Person in the Field o Highways; every Person so offending, shall upon Conviction be branded on the Forehead with the Letter B. And upon a second Conviction, shall be set upon the Gallows for the Space of one Hour, with a Rope about his Neck, and one End thereof cast over the Gallows; and be severely whipt, not exceeding thirty nine Stripes: And upon a third Conviction of the like Offence, shall suffer the Pains of Death, as being incorrigible; and shall likewife upon the first and second Convictions, pay treble Damages to the Party

injured, as is provided in Case of Thest.

Fornication.

Reputed Father of a Baftard.

quealed Jan. 29.1795

And it is further enacted by the Authority afazelaid, That if any Man commit Fornication with any fingle Woman, upon due Conviction thereof, they shall be fined unto their Majesties, not exceeding the Sum of Five Pounds, or be corporally punished by Whipping, not exceeding ten Stripes a Piece, at the Discretion of the Sessions of the Peace, who hall have Cognizance of the Offence. And he that is accused by any Woman, to be the Father of a Bastard Child begotten of her Body; flue continuing constant in such Accusation, being examined upon Oath, and put upon the Discovery of the Truth in the Time of her Travail; shall be adjudged the reputed Father of such Child, notwithstanding his Denial; and stand charged with the Maintenance thereof, with the Assistance of the Mother; as the Justices in the Quarter Sessions shall order; and give Security to perform the faid Order, and to fave the Town or Place where fuch Child is born, free from Charge for its Maintenance; and may be committed to Prison, until he find Sureties for the same: unless the Pleas and Proofs made and produced on the Behalf of the Man accused, and other Circumstances be such as the Justices shall see Reason to judge him innocent, and acquit him thereof, and otherwife dispose of the Child. And every Justice of the Peace upon his Difcretion, may bind to the next Quarter Sessions, him that is charged or suspected, to have begotten a Bastard Child: And if the Woman be not then delivered, the Sessions may order the Continuance or Renewal of his Bond, that he may be forth-coming when the Child is born.

Power of the Juflice of l'eace.

Further it is enacted by the Authority aforesaid. That every Justice of the Peace in the County where the Offence is committed, may cause to be staid and arrested all Affrayers, Rioters, Disturbers or Breakers of the Peace, and such as shall ride, or go armed offensively before any of their Majesties Justices, or other their Officers or Ministers doing their Office, or elsewhere, by Night or by Day, in Fear or Affray of their Majestie's Leige People; and such others as shall utter any Menaces or threatning Speeches: And upon View of fuch Justice or Justices, Confession of the Party, or other legal Conviction of any such Offence, shall commit the Offender to Prison, until he find Sureries for the Peace and good Behaviour; and seize and take away his Armour or Weapons, and shall cause them to be apprized and answered to the King as forfeited: And may further punish the Breach of the Peace in any Person that shall smite or strike another, by Fine to the King, not exceeding twenty Shillings; and require Bond Forceable En- with Sureties for the Pcace; or bind the Offender over ro answer it at the next try & Detain- Sessions of the Peace, as the Nature or Circumstance of the Offence may be; and may make Enquiry of forcible Entry and Detainer, and cause the same to

Breach of the

be removed; and make out Hue and Cries after Runaway Servants, Thieves 12. & 13 W. and other Criminals.

And it is further enacted by the Authority aforesaid, That if any Person or Lying and Persons of the Age of Discretion (which is accounted fourteen Years, or upwards,) Libelling. shall wittingly and willingly make or publish any Lie or Libel, tending to the Defamation or Damage of any particular Person; make or spread any false News or Reports, with Intent to abuse, and deceive others: Every such Person or Persons offending in any of the Particulars before mentioned, and being duly convicted thereof, before one or more Justices of the Peace, shall be fined according to the Degree of such Offence; not exceeding the Sum of twenty Shillings for the first Conviction, and find Sureties for the good Behaviour. And if the Party be unable to pay the faid Fine, then to be fer in the Stocks, not exceeding three Hours; or be corporally punished by Whipping, at the Discretion of the Justice or Justices, before whom the Conviction shall be; according as the Circumstances or Nature of the Offence shall be. And the said Justice or Justices may restrain and commit the Offender, until he pay the said Fine, and find Sureties for the good Behaviour; or may cause the Fine to be levied by Distress and Sale of the Offenders Goods. And the Party or Parties grieved or injured by Reason of any of the Offences aforesaid; shall or may take his or their Suit

against any such Offender or Offenders in any Court of Record.

It is further enacted by the Authority aforesaid, That if any Person or Persons upon his or their own Head or Imagination, or by false Conspiracy and Forgery. Fraud with others shall wittingly, subtilly and falsely forge or make; or sub- 5 Eliz. tilly cause, or wittingly assent to be forged or made any false Deed, Convey- Act of Parlies ance or Writing fealed, or the Will of any Person or Persons in Writing, to the ment. Intent that the State of Freehold or Inheritance, Right, Title or Interest of any Person or Persons of, in, or to any Lands, Tenements or Hereditaments, shall or may be molested, troubled, defeated, recovered or charged; or shall as is aforesaid, forge, make, or cause, or affent to be made, or forged, any Obligation, or Bill Obligatory, Letter of Attorney, or any Acquittance, Release, or other Discharge of any Debt, Accompt, Action, Suit, Demand, or other Thing personal; Or if any Person or Persons shall pronounce, publish, or shew forth in Evidence, any fuch false and forged Deed, Conveyance, Writing, Obligation, Bill Obligatory, Letter of Attorney, Acquittance, Release or Discharge, as true, knowing the same to be false and forged, as is aforesaid, to the intent above remembred; and shall be thereof convicted, either upon Action or Actions of Forger of false Deeds, to be founded upon this Act at the Suit of the Party. grieved, or otherwise according to the Order and due course of Law, or upon Bill or, That then every fuch Offender shall pay unto the Party grieved his double Costs and Damages, to be found and assessed in such Court where the faid Conviction shall be; and also shall be set upon the Pillory in some Market Town, or other open Place, and there to have one of his Ears cut off; and also shall have and suffer Imprisonment by the Space of one whole Year, without Bail or Mainprize. And the Party or Parties grieved by Reason of any of the Offences aforesaid, may take his or their Suit against any such Offender or Offenders, in any Court of Record; where no Effoign, Injunction or Protection shall be allowed the Party Defendant.

Provided always, and it is enacted by the Authority absrefaid, That this Act or any Thing therein contained, shall not extend to charge any Judge of Probate, or Register, with any the Offences, aforesaid, for putting their Seal of Office to any Will to be exhibited unto them, not knowing the fame to be false or forged, for writing of the faid Will or Probate of the fame; Nor to are other Person or Persons that shall shew forth or give in Evidence any false or forged Writing for true or good, being not Party of privy to the forging of the fame, nor knowing the fame to be falle or forged; any Thing in this Act to

the contrary notwithstanding.

And it is further enaced and ordained by the Authority aforefair, If any Person or Persons, either by the Subornation, unlawful Procurement, Reward, Wilful Persinister Perswasion, or Means of any other; or by their own Act, Consent or Jury. . Agreement,

Agreement, shall wilfully and corruptly commit any Manner of wilful Perjury, by his or their Deposition in any Court of Record, or being examined Ad perpetuan rei memoriam, That then every Person and Persons so offending, and being thereof duly convict, or attainted by Law, shall for his or their Offence, lose and forfeit twenty Pounds; the one Moiety thereof unto their Majesties, and the other Moiety to fuch Perfon or Perfons as shall be grieved, hindred or molested by Reason of any such Offence, that shall sue for the same by Action of Debt, Bill, Plaint, Information, or otherwife in any. Court of Record; in the which no Wager of Law, Elfoign, Protection, or Injunction to be allowed: And also to have Imprisonment by the Space of six Months, without Bail or Main-And the Oath of such Person or Persons so offending, not to be received in any Court of Record, until fuch time as the Judgment given against the said Person or Persons, shall be reversed by Attaint or otherwise; and upon every fuch Reverfal, the Parties aggrieved to recover his or their Damages against all and every such Person and Persons, as did procure the said Judgment so reversed, to be given against them or any of them, by Action, or Actions, upon his or their Case or Cases; according to the Course of the common Law.

And if it happen the faid Offender or Offenders, so offending, not to have any Goods or Chattels, to the Value of Twenty Pounds, that then he or they be fet on the Pillory by the Space of one whole Hour, in some Market Town where the Offence was committed, or next adjoining to the Place where the Offence was committed, and to have both his Ears nailed; and from thenceforth to be diferedited and difabled for ever to be Sworn in any Court of Record, until

fuch time as the Judgment shall be reversed.

And all and every Person and Persons who shall unlawfully and corruptly procure any Witness or Witnesses; by Letters, Rewards, Promises, or by any other sinister and unlawful Labour or Means whatsoever; to commit any wilful and corrupt Perjury, in any Matter or Cause whatsoever depending; or that shall depend in Suit and Variance by any Writ, Action, Bill, Complaint or Information in any Court of Record; or to testify in Perpetuam rei memoriam: Every such Offender, being thereof duly convict or attainted by Law, shall for his or their Offence be proceeded against, and suffer the like Pains, Penaltics, Forfeitures, and Difability in all Respects as above-mentioned.

And it is further enaced by the Authority aforesaid, That all the aforefaid Forfeitures and Sums of Money arising for any Offence mentioned in this Act, and every Branch thereof, and not otherwise disposed of; shall be unto their Majesties, for and towards the Support of the Government of this Pro-

vince, and the incident Charges thereof.

CHAP. VII.

None to keep An Act for the suppressing of Unlicensed Houses, and the due Regulation of fuch as are, or shall be Licensed.

a House of common Entertalnment, or fell strong Drink pub lickly or privately without Licence, on Penalty of 40s. One Half to Upon second

C it ordained and enacted by the Governour. Council and Representatives convened in General Court, and by the Authority of the fairs. That no Person or Persons whatsoever so ther than such as tatives convened in General Court, and by the Anthonity of the fame, That no Person or Persons whatsoever (other than such as upon producing Certificate from the Select-men of the Town where they dwell, or who shall be otherwise thought fit by the Justices themselves, shall be One Half to licensed by the said Justices in Quarter Sessions) may presume to be a common the Informer, Victualler, Innholder, Taverner, or Seller of Wine, Beer, Ale, Cyder, or strong and the other Liquors by Retail: nor shall any presume without such Licence, to sell Wine or strong Liquors privately by a less Quantity than a Quarter Cask, and that 7 W. ca. 2 10 delivered and carried away all at one time; on pain of forfeiting the Sum of 11 A ca. 1. Forty Shillings for every such Offence, upon due Conviction thereof; one Half thereof to the Informer, and the other Half to the Use of the Poor of Conviction, to the Town where such Ossence is committed. And upon a second Conviction, give Bond for besides the Forseiture of Forty Shillings as aforesaid, shall enter into Recogthe good Be- nizance with one or more Surcties, for the good Behaviour, especially not to transgress the Law in that Respect.

13

Reeping the Lord's Day.

Be it further enacted by the Authority aforesaid, That all Licences be Licences to be renewed yearly, and Bond given for the due Observance of the same, and of renewed year-the Laws; and that the Person licensed shall use his License in such Houses the Laws; and that the Person licensed shall use his Licence in such Houses given.

as shall be therein named, and no other.

And if the Justices in Quarter Sessions shall think fit to Licence any Person grant Licence or Persons not presenting a Certificate as aforesaid from the Select-men, the tificate of the Clerk of the Sellions, before granting Licence to any fuch, shall fignify the Select-Men Name and Defire of every fuch Person unto the Select-men of the Town where upon Notice fuch Person dwells, one Month before Hand, that so they may have Opportu- given, nity and Liberty to offer their Objections against it, if any such be.

And for a smuch as the ancient, true and principal Use of Inns, Taverns, Gaming for-Ale-Houses, Viaualling Houses, and other Houses for common Entertainment, bidden in is for Receipt, Relief and Lodging of Travellers and Strangers, and the Republick Hour
freshment of Persons upon lawful Business; or for the necessary Supply of the
Wants of such that Persons as are not able to make the supply of the Wants of fuch poor Persons as are not able by greater Quantities to make their Penalty on Provision of Victuals: and are not intended for Entertainment and harbour-Gamellers. ing of lewd or idle Pcople to spend or consume their Money or Time there:

Therefore to prevent the Wischiefs and great Disorders happening daily by the abuse of such Houses:

It is further enaced by the Autholicy aforefaid, That no Taverner, Ininkeeper, Ale-House-keeper or Victualler, shall have or keep in or about their Houses, Out Houses, Yards, Backsides, Gardens or Places to them belonging, any Dice, Cards, Tables, Bowls, Shuffle-board, Billiards, Coyts, Cales, Logats, or any other Implements used in Gaming; nor shall suffer any Person or Perfons reforting unto any of their Houses, to use or exercise any of the said Games, or any other unlawful Game or Sport within their said Houses, or any of the Dependencies as aforesaid, or Places to them belonging; on pain of forfeiting the 5W.&M ca.4. Sum of Forty Shillings for every such Offence, upon due Conviction thereof; the faid Fine to be disposed of as aforesaid. And every Person convicted of playing as aforesaid in any such House or Dependencies thereof, shall forfeit the Sum of Six Shillings and Eight Pence, to be disposed of as aforesaid.

And further it is enacted by the Authority aforesaid. That any Person give Evidence duly summoned to give in Evidence respecting the Breach of this Act, in any against Persons duly summoned to give in Evidence respecting the Breach of this Act, in any against choos of the Branches thereof, (other than the Party himself, his Children or Servants) selling with that shall refuse to give in upon his Cath, when so required, what he knows relating to the Premisses, shall forfeit Forty Shillings to the Use of the Poor of pressing of Drukenness.

And it is further enacted by the Authority aforelaid, That every Justice 7W.ca.2.&10. And it is further enacted by the Authority armering, a nat every Junior And an Act for of the Peace in the County where he dwells, as well as the Justices in Quarter And an Act for the Peace in the County where he dwells, as well as the Justices in Quarter the inspecting Sessions, are hereby respectively impowered to hear and determine all Offences and suppresagainst this Act, and may commit the Offender to Prison, until he pay the said fing Disorders Fine, and enter into Recognizance as aforesaid for the good Behaviour; or may in licensed cause the Fine to be levied by Distress and Sale of the Offenders Goods, returning the Original Sale of the Offenders Goods, returning t ing the Overplus, if any be.

Justices may

Penalty for

CHAP. VIII.

An Act for the better Observation and Keeping the Lord's-Day.

Te it enacted and ordained by the Governour, Council and Reprefentibes, convened in General Tourt or Allembly, and it is enacted by the Labour and Authority of the fame, That all and every Person and Persons what so Sports prohibited on Persons Charles on ever, shall on that Day carefully apply themselves to Duties of Religion and Piety, nalty of 55, publickly and privately; and that no Tradesman, Artificer, Labourer or other Per- 3 G. ca. 1. son whatsoever, shall upon the Land or Water, do or exercise any Labour, Bufiness or Work of their ordinary Callings in nor use any Game, Sport, Play or Recreation on the Lord's Day, or any Part thereof; (Works of Necessity and Charity only excepted) upon pain that every Person so offending, shall forseit Five Shillings.

Keeping the Loed's Day.

Travelling prohibited on Penalty of 20 5.

14

Further it is ordered and declared, That no Traveller, Drover, Horse-Courfer, Waggoner, Butcher, Higler, or any their Servants, shall travel on that Day, or any Part thereof, except by someAdversity they were belated and forced to lodge in the Woods, Wilderness or High-ways, the Night before; and in such Case, to travel no further than the next Inn or Place of Shelter, on that Day, upon the Penalty of Twenty Shillings.

Public Houses not to entertain any others than Lodgers, on for every Per-

Further it is ordered, That no Vintner, Innholder, or other Person keeping any publick House of Entertainment, shall entertain or suffer any of the Inhabitants of the respective Towns where they dwell, or others not being Stran-Strangers and gers, or Lodgers in such Houses, to abide or remain in their Houses, Yards, Orchards, or Fields drinking, or idly spending their Time on Saturday Night after Penalty of 5s. the Sun is set, or on the Lord's Day, or the Evening following; upon the Pain and Penalty of Five Shillings for every Person, payable by themselves respectively, 10 W. ca. 8. that shall be found so drinking or abiding in any such publick House or Depen-5 W& Mc.4. dencies thereof as aforefaid; and the like Sum of Five Shillings to be paid by the Keeper of such House, for every Person entertained by them.

One Justice of

And for the better Execution of all and every the foregoing Orders, every the Peace may Justice of the Peace within his County shall have Power and Authority to conhear and de- vent before him, any Person or Persons, who shall offend in any of the Parti-Breach of this culars before mentioned, and upon his own View, or other legal Conviction of any fuch Offence, to impose the Fine and Penalty for the same, and to restrain or commit the Offender until it be fatisfied; or to cause the same to be levied by Distress and Sale of the Offenders Goods, returning the over-plus (if any be) and in Case any such Offender be unable or refuse to satisfy such Fine, to cause him to be put in the Cage, or set in the Stocks, not exceeding three Hours: All Fines and Penalties accruing by this A&, to be to the Benefit and Relief of the Poor of fuch Town where the Offence is committed; and delivered into the Hands of the Select-men or Overseers of the Poor for that End.

Fines for Bréach of this Act to be to the Use of the Poor.

And all Masters and Governours of Families are hereby required to take effectual Care that their Children, Servants and others under their immediate

Government, do not transgress in any of the foregoing Particulars.

Justices, Conitables, &c. be observed.

And all and every Justices of the Peace, Constables and Tythingmen, are required to take effectual Care, and endeavour that this Act in all the Particulars required to see thereof be duly observed; as also to restrain all Persons from Swimming in the Water, unnecessary and unfeasonable walking in the Streets or Fields in the Town of Boston, or other Places, keeping open their Shops, or following their 15 G.z. ca. 3. fecular Occasions or Recreations in the Evening preceeding the Lord's Day, or any Part of the faid Day or Evening following.

11 A. ca, 1. 1 G. z. ca. 6. 19 G. 2. ca. 3.

And all Persons are strictly required to be obedient to, and aiding and assisting fuch Justices, Constables and other Officers herein, as they will answer the contrary at their Peril.

Resolves about the Act for the better Observation of the Lord's Day.

[At a Great and General Court or Affembly for her Majesty's Province of the Massachusetts-Bay in New-England begun and held at Boston, upon Wednesday the thirty-first of May 1704. The following Resolves were drawn up and passed, viz. Whereas a Doubt or Question has been moved upon the first Paragraph in the Act for the better Observation of the Lord's Day; viz. Whether the Penalty therein expressed extends to both Parts of the said Paragraph?

Resolved, That the said Penalty or Fine of Five Shillings, extends to both

Parts of the said Paragraph; and is so to be understood.

Further Resolved, That by the Power of Restraint given by the latter Paragraph of the said Act; such Restraint is intended and to be understood of Imprisonment, not exceeding the space of twelve Hours; by setting in the Cage or Stocks, not exceeding three Hours; upon any that shall prefumptuously and obstinately offend in any of the Particulars or Articles therein enumerated, contrary to any Admonition given by any Justice of the Peace, Constable, Tythingman, or other Officer.]

CHAP.

.C H A P. IX.

An Act for Prevention of common Nusances arising by Slaughter-Houses, Still-Houses, &c. Tallow-Chandlers, and Curriers.

All & it ordained and enacted by the Governour, Council and Representa: 8 W. ca. 6: tives, convened in General Court or Allembly, and by the Authority 7 A. ca. 1. of the same, That the Select men of the Towns of Boston, Salem and 9 A. ca. 7. Charlestown respectively, or other Market Towns in the Province, with two or more Justices of the Peace dwelling in the Town, or two of the next Justices Houses, Still-Houses, Still-Ho Hundred ninety three, affign some certain Places in each of the faid Towns (where tain Places it may be least offensive) for the erecting or setting up of Slaughter-Houses, for affigned, and the killing of all Meat; Still-Houses, and Houses for trying of Tallow, and currying of Leather, (which Houses may be erected of Timber, the Law referring 13 G. ca. 9.

13 G. 2. ca. 2. to Building with Brick or Stone notwithstanding.) And shall cause an Entry to 8 A ca. 3. be made in the Town Book, of what Places shall be by them so assigned, and 5 W.&M.ca.8. make known the same by posting it up in some public Places of the Town. At 70 W. ca. 1. 788 G.2 ca. 3. which Houses and Places respectively, and no other, all Butchers and Slaugh-4W.&M.ca.t. ter-men, Distillers, Chandlers and Curriers, shall exercise and practise their respective Trades and Mysteries, on Pain that any Butcher and Slaugh-4W.&M.ca.t. tive Trades and Mysteries; on Pain that any Butcher or Slaughter-man transgressing of this Act by killing of Meat in any other l'lace, for every Conviction thereof, before one or more Justices of the Peace, shall forfeit and pay the Sum of twenty Shillings. And any Distiller, Chandler or Currier, offending against this Act, for every Conviction thereof before their Majesties Justices at the General Sessions of the Peace for the County, shall forfeit and pay the Sum of Five Pounds; one third Part of the said Forfeitures to be to the Use of their Majesties, for the Support of the Government of the Province, and the incident Charges thereof; one third to the Poor of the Town, where fuch Offence shall be committed; and the other third to him or them that shall inform and sue for the same.

And for preventing of Cruelty to Bruit Creatures:

It is further enacted by the Authority aforesaid, That all Calves, Sheep Cruelty to or Lambs, brought alive to the Market, shall be either driven or carried in Bruit Crea-Carts, Sleds, Panniers or Boats, and not otherwise; on pain of forfeiting of tures forbidall Calves, Sheep or Lambs, passing towards, or brought alive to the Market, laid across, or hanging by the Sides of Horses, (as has been usual) or in any other Way contrary to the true intent of this Act: One half of all such Forfeitures to be unto the Informers, who shall seize and prosecute for the same; and the other Moiety to the Use of the Poor of the Town, where such Seizure shall be made, to be distributed by the Select-men or Overseers of the Poor.

And all Select-men, Overseers of the Poor, Constables, Tything-men, and Select-men, other Officers in any Town, upon their own View, or Information of any Constables, Transgression of this Act within their respective Precincts, shall and hereby are &c. impowimpowered to feize or cause to be seized all Calves, Sheep or Lambs, that shall red to seize. be carried or brought alive to the Market, in any other Way than is before directed. And upon due Proof thereof made before one or more Justices of the Peace, shall be forfeited, and the same or the Value thereof, be disposed of as aforesaid.

And all Veal or other Meat exposed to Sale, that shall be blown up or wind- or winded to ed, shall be alike forfeited and disposed of.

be forfeited.

. Marriages. Ministers and School-Wasters.

CHAP. X.

An Act for the orderly confummating of Marriages.

Justices or Ministers respectively to felemnize Mariages. 7 W. ca. 6. 3 G. ca. 4. Publishment. how to be made.

tatives in General Court allembled, and by the Authority of the fame. That every Justice of the Peace within the County where he resides, and every settled Minister in any Town, shall, and are hereby respectively impowered and authorized to solemnize Marriages, within their respective Towns and Counties, betwixt Persons that may lawfully enter into such a Relation, having the Consent of those whose immediate Care and Government they are under, and being likewife first published by asking their Banns at three feveral publick Meetings in both the Towns where fuch Parties respectively dwell; or by posting up their Names and Intentions at some publick Place in each of the faid Towns, fairly written, there to stand by the space of fourteen Days; and producing Certificate of fuch Publishment under the Hand of the Town Clerk or Constable of such Towns respectively.

Fee for Marriage, &c. 3 G. ca. 4.

And the Fee to be paid for every Marriage, shall be three Shillings; and for Publishment and Certificate thereof, one Shilling.

Penalty for pulling down Publishments.

And he it further enaced, That whoever shall presume to deface or pull down any such Publishment, posted up in Writing, before the Expiration of the Time, shall be fined to the Use of the Poor of the Town, the Sum of ten Shillings, being convicted thereof, before one or more Justices of the Peace: And if the Party be unable to pay the faid Fine, then to be fet in the Stocks. one whole Hour.

Marriages to be registred. 7 W. ca, 6.

And every Justice and Minister shall keep a particular Register of all Marriages folemnized before any of them, and make a return thereof at the End of each Quarter of a Year unto the Clerk of the Sessions of the Peace within the fame County, to be by him registred; who is hereby impowered thereto, and shall be paid by every such Justice and Minister, three Pence for each Marriage fo returned.

Divorce. 1 G. 2. ca. 8. 6W.&M ca 4.

And it is further enaced by the Authority aforesaid, That all Controverfies concerning Marriage and Divorce, shall be heard and determined by the 10 W. ca. 10. Governour and Council.

CHAP. XI.

An Act for the Settlement and Support of Ministers and School-Masters.

IF E it ordained and enacted by the Governour, Council and Representatives convened in General Court or Astembly, and by the Authozity of the same, That the Inhabitants of each Town within this Province shall take due Care from time to time, to be constantly provided of an able, learned orthodox Minister or Ministers of good Conversation, to dispense the Word of God to them; which Minister or Ministers shall be suitably encoura-Contracts and ged and sufficiently supported and maintained by the Inhabitants of such And all Contracts, Agreements and Orders heretofore made, or Town. that shall hereafter be made by the Inhabitants of any Town within this Province respecting their Ministers or School-Masters, as to their Settlement or Maintenance, shall remain good and valid according to the true intent thereof, the whole time for which they were or shall be made, in all the Particulars thereof, and shall accordingly be pursued, put in Execution and sulfilled. And where there is no Contract and Agreement made in any Town, respecting the Support and Maintenance of the Ministry; or when the same happens to be expired, and the Inhabitants of fuch Town shall neglect to make suitable Provision therein; upon Complaint thereof made unto the Quarter Sessions of the Peace for the County where such Town lies; the said Court of Quarter Seffions

Agreements to be made good.

Neglect of making fuitable Provision for Ministers to be redreffed by the Quarter Sefhons.

County Treasurer and Charges.

Sessions shall, and hereby are impowered to order a competent Allowance unto 4 & 5 W. & M.

fuch Minister, according to the Estate and Ability of the Town: the same to ca 20. be affested upon the Inhabitants by Warrant from the Court, directed to the 1 Anne ca. 3. Select-men, who are thereupon to proceed to make and proportion such Assess- 3 &4 G. ca. i. ment in manner as is directed for other publick Charges, and to cause the same 16 G.z. ca. to be levied by the Constables of such Town, by Warrant under the Hands of the Select-men; or of the Town-Clerk by their Order.

15e it further enacted by the Authority atorefaid, That where any Town The Court of all be destitute of a Minister qualified as aforefaid, and shall be continue by Quarter Sefstall be destitute of a Minister qualified as aforesaid, and shall so continue by fions to take the space of six Months, not having taken due Care for the procuring, settling Care that not and Encouragement of such Minister, the same being made to appear upon Town be decomplaint unto their Majesties. Justices at the General Sessions of the Peace Minister. for the County, the said Court of Quarter Sessions shall, and hereby are impowered to make an Order upon every fuch defective Town. speedily to provide themselves of such Ministers as aforesaid, by the next Sessions at the furthest; and in case such Order be not complied with, then the said Court shall take effectual Care to procure and settle a Minister qualified as aforesaid, and order the Charge thereof, and of fuch Minister's Maintenance, to be levied on the Inhabitants of fuch Town.

And it is further enacted by the Authority aforesaid, That the respective enjoy their Churches in the feveral Towns within this Province, shall at all times hereafter, Privileges & use, exercise and enjoy all their Priviledges and Freedoms respecting divine Freedoms. Worship, Church Order and Discipline. And shall be encouraged in the peaceable and regular Profession and Practice thereof.

And be it kurther enaced by the Authority aforesaid, That every Town School for within this Province having the Number of fifty Housholders or upwards, shall writing. be constantly provided of a School-Master to teach Children and Youth to read and write. And where any Town or Towns have the Number of one Hun-Grammar dred Families or Housholders, there shall also be a Grammar School set up in School. every fuch Town, and some discreet Person of good Conversation, well in-structed in the Tongues, procured to keep such School: Every such School-Master to be suitably encouraged and paid by the Inhabitants.

And the Select-men and Inhabitants of Tuch Towns respectively, shall take School Maseffectual Care, and make due Provision for the Settlement and Maintenance of ters to be sup-such School Master and Masters fuch School-Master and Masters.

And if any Town qualified as before express'd, shall neglect the due Obser- 4 G. ca. 2. vance of this Act, for the procuring and settling of any such School-Master as aforesaid, by the space of one Year: Every such defective Town shall incur the Penalty of ten Pounds for every Conviction of fuch Neglect, upon Com- Neglect plaint made unto their Majesties Justices in Quarter Sessions for the same County Neglect. in which such desective Town lieth; which Penalty shall be towards the Sup- 4 G, ca. 7. port of fuch School or Schools within the same County, where there may be it A can to most need, at the Discretion of the Justices in Quarter Sessions; to be levied by Warrant form the faid Court of Sessions in Proportion upon the Inhabitants of fuch defective Town, as other publick Charges, and to be paid unto the County Treasurer.

CHAP. XII.

An Act for the Settlement of the Bounds, and defraying of the publick and necessary Charges arising within each respective County in this Province.

I E it ordained and enacted by the Governour, Council and Reprefentatives, in General Court assembled, and by the Authority Counties to of the same, That all Counties as they now lie, and are named, continue as continue and remain distinct Counties to all Intents and Purposes in the Law formerly. whatsoever. And that there be a County Treasurer annually chosen for each respective County, being a Freeholder within the same; and to be chosen by

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Loundings and Loun-Officers.

the Votes of the Freeholders, and other Inhabitants of each respective Town, duly qualified as is provided by the Act for the Choice of Select-men, and other Town Officers; and at the same time, such Votes to be given in Writing, and fealed up by the Constable, by him to be kept and returned unto the nextQuarter Sessions, to be held for said County, there to be opened and sorted by such as the Court shall appoint, in Presence of the Justices; and the Person having the Majority of the said Votes, shall be Treasurer of such County for that Year, and be Sworn before the faid Court

Choice of County Treasurer.

> And for the due and equal raising of Monies for defraying of the Charges arising within each respective County for the necessary Repairs and Amendment of Bridges, Prisons, the Maintenance of poor Prisoners, and all other proper County Charges:

County Charges how to be defrayed.

It is further enaced by the Authority aforesaid. That when aud so often from time to time as there shall be need of raising Money, for the Ends aforefaid in any County, the Justices in Quarter Sessions for such County, receiving Information thereof from the County Treasurer, shall agree and determine the whole Sum to be raised, and each respective Towns Proportion of the same, as near as may be according to the Rule for raising of Money for the Province Charges, and shall issue forth their Order unto the Select-men of the respective Towns to affels the same upon the Inhabitants of such Town, each one his due and equal Proportion thereof according to the Rule before-mentioned, as near as may be, to be paid in Money, or equivalent thereto; and to make a diffinct List of each Person's Name and Proportion under their Hands; and such List commit unto the Constable or Constables of such Town, with a Warrant signed by the Town Clerk, directed unto the faid Constable or Constables to levy and collect the faid Assessment, of each one his respective Proportion : And to pay in their said Collections unto the County Treasurer, or his Order, within the time fet for the same: And to make Distress upon every Person neglecting or refusing to make Payment: And in default of Goods or Chattels whereon to make Distress, to commit the Party to the common Goal of the County until he make Payment, or otherwise be released by the Justices in Quarter Sessions. any Person or Persons think themselves over-rated in any such Assessment, they shall be eased by the Assessors, making the same to appear; or in Default thereof, by the Court of Quarter Sessions.

Money how to be applied.

Treasurer to Accompt. 9 A: ca. 5.

And further it is enasted, That all Monies so collected, be improved and imployed for the Ends within mentioned, as the Court of Quarter Sessions shall from time to time by their Order in Writing, direct and appoint. County Treasurer in each respective County, shall account unto the Court of Quarter Sessions, or whom they shall appoint, for all his Receipts and Payment.

Rigrealed)

CHAP. XIII.

An Act for regulating of Townships, Choice of Town-Officers, and fetting forth their Power.

Bounds of Townships to continue as heretofore granted and fettled: And ed once in 3 Years under a Penalty

Eic ordained and enaced by the Governour, Council and Representives, in General Court assembled, and by the Authority of the same, That the Bounds of all Townships shall be, and continue as heretofore granted and settled respectively, and shall be run betwixt Town and Town, and Marks renewed once in three Years, by two of the Select-men of each Town, or any other two Persons whom the Select-men shall appoint: The Select-men of the most ancient Town to give Notice unto the Select-men of the next adto be run, and jacent Towns, of the Time and Place of meeting for such Perambulation, six Marks renew-Days before-hand; on pain of forfeiting Five Pounds by the Select-men of any Town, that shall neglect their Duty in any of the Particulars aforesaid: two Thirds thereof unto the Use of the Poor of such Town; and the other Third unto the Select-men of any of the next adjacent Towns, that shall inform and fue for the same, in the Inferiour Court of Pleas within the same County, to be recovered by Action or Information.

Townships and Town-Officers.

And he it further enaced by the Authority aforesaid, That each Proprietor Proprietors of Lands lying unfericed, or in any common Field, stall once in two Years, on of Lands unfenced or in fix Days warning before given him, by the next Proprietor or Proprietors adjoin- common ing, run the Lines, make and keep up the Bounds between them, by sufficient Fields to sun met Stones; on pain that every Party so neglecting or refusing, shall forfeit the the Lines Sum of ten Shillings: one Half to the Party moving, and the other Half to once in two the Use of the Poor of the Town, being convented and convicted of such Neglect or Refusal, before any Justice of the Peace within the same County; who is hereby impowered to hear and determine the fame.

And further it is enacted by the Authority aforesaid, That the Proprie- Some more tors of the undivided or common Lands within each Town and Precinct in this Lands how to Province, where the same have been heretofore stated, each ones Proportion be be improved. ing known, shall, and hereby are impowered to order, improve or divide in such way and manner as shall be concluded and agreed upon by the major Part of the interested; the Voices to be collected and accounted according to the Interests. And the Proprietors of all undivided or common Lands not stated and proportioned as aforefaid; shall, and hereby are impowered to manage, improve, divide or dispose of the same as hath been, or shall be concluded and agreed on by the major Part of fuch Proprietors. That no Cottage or Dwelling-Place in any Town, shall be admitted to the Privilege of Commonage of Woods, Timber and Herbage, or any other the Privileges which lie in common in any Town or peculiar, other than such as were erected or privileged by the Grant of such Town or peculiar before the Year One Thousand six Hundred sixty and one, or that have been since, or shall hereafter be granted by the Consent of any Town or peculiar.

And whereas it has been a continued Practice and Custom in the several Towns within this Province, annually to choose Select-men or Townsmen, for the ordering and managing of the Prudential Affairs of such Town, and other Town Officers for the executing of other Matters and Things in the Laws

appointed by them to be done and performed:

Be it further ordained and enacted by the Authority aforesaid, That the See Resolve Freeholders and other Inhabitants of each Town rateable at twenty Pounds this Act. Estate, to one single Rate besides the Poll; shall some time in the Month of Qualification March annually meet and convene together upon Notice given by the Consta of Voters in ble or Constables of such Town, or such others as the Select-men or Townsmen Town Meet-shall appoint to give Notice of such Meeting, and the Time and Place for the ings. shall appoint, to give Notice of such Meeting, and the Time and Place for the same: And by the major Vote of such Assembly, then and there shall choose three, five, feven or nine Persons, able and discreet, of good Conversation, in- Select-men habiting within fuch Town, to be Select-men or Townsmen and Overseers of Constables & the Poor, where other Persons shall not be particularly chosen to that Office, other Town-(which any Town may do as they shall find it necessary and convenient) as also annually chosen to pominate and choose a Town (lers, who shall be sworn truly to a start of annually choto nominate and choose a Town (lerk, who shall be sworn truly to enter and sen in March. record all Town Votes, Orders, Grants and Divisions of Land, made by such 27 G. 2. ca. 3. Town, and Orders made by the Select-men; a Commissioner for Assessments, 5 d. ca 2. Constables, Surveyors of High-Ways, 1 ything-men, Fence-Viewers, Clerks of Town-Clerk the Morket Seelers of Legebon and other ordinary Town Officers. the Market, Sealers of Leather, and other ordinary Town Officers. And the Oath. Town Clerk, or two of the Select-men, shall forthwith make, and give out unto the Constable or Constables of such Town, a List of the Names of those that shall be then chosen to the Office of Town-Clerk. Constables, Tything men, Clerks of the Market, Sealers of Leather, and other Officers, of whom an Conflables to Oath is by Law required; which Constable or Constables within the Space of summon fix Days at furthest, shall summon each of them respectively to appear before to be sworn the Quarter Sessions, if then Sitting, or one of the next Justices of the Peace, under a Peace, to be fworn to the faithful Discharge of their respective Offices and Trust, on nally. Penalty of Twenty Shillings to the Use of the Poor of the Town, to be paid by each Constable neglecting of his Duty in that Behalf, upon Conviction there- Persons exof before one Justice of the Peace; and upon Non-payment, to be levied by empted from Distress: Provided, That no Person in Commission for any Office, Civil or serving is Constables. Military, Church-Officer, or Member of the House of Representatives for the Constables.

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Time being, nor any other who has ferved as Constable within the Space of feven Years before, shall be shosen to the Office of Constable.

Towns or Seving Instructions to make Orders and

Orders and By-Laws in Towns, to be approved by the Quarter Seffions.

levied by Warrant

make Affeffment for County and Town-Charges.

Affesfors or Town-Clerk to make out a Warrant for levying the fame. 9 A. ca. 5.

Distress to be made on Delinquents.

rated to be eased. Constables to settle & iffue their Accompts within 3 Months after the expiration of their Year. See

Act relating to Town Assessments. 9 W. ca, 1.

It is further enaced by the Authority aforesaid. That the Freeholders lect-men ha- and Inhabitants qualified as in this Act is mentioned in each respective Town, in any Town-Meeting, orderly warned according to the Usage in such Town, or the major Part so assembled, or the Select-men having Instructions given By-Laws, &c. them in Writing by the Town for that Purpose; be; and hereby are impowered from time to time to make and agree upon such necessary Rules, Orders and By-Laws for the directing, managing and ordering the prudential Affairs of fuch Town, as they shall judge most conducing to the Peace, Welfare and good Order thereof; and to annex Penalties for the Observance of the same, not exceeding twenty Shillings for one Offence, provided that they be not repugnant to the general Laws of the Province: and fuch Orders and By-Laws being prefented unto the Justices in Quarter Sessions, and approved of by them, shall be established, and binding to all the Inhabitants of such Town, and the Penalty to be Penalty for Breach of any of them by any of the Inhabitants, to be levied by Warrant of Distress from any Justice of the Peace before whom such Offender from a Justice shall be convicted, to the Use of the Poor of such Town.

And further it is enacted by the Authority aforesaid, That the Select-men Select Men to or Townsimen chosen as aforesaid, in each Town respectively, be and hereby are impowered to affess the Inhabitants and others Resident within such Town, and the Precincts thereof, and the Lands and Estates lying within the Bounds of fuch Town, in just and equal Proportion as near as may be unto the County Charges, according as they thall receive Order from the Court of Quarter Sessions to be held for the same County; and to all Town Charges, each particular Person according to his known Ability and Estate, such Sum and Sums as hath or shall be ordered, granted and agreed upon from time to time by the Inhabitants in any Town-Meeting regularly assembled; or the major Part of those present at such Meeting, for the Maintenance and Support of the Ministry, Schools, the Poor, and for the defraying of other necessary Charges arising within the faid Town, and thereof to make distinct and perfect Lists under their Hands, or the major Part of them, setting down every Persons Name, and several Proportion, and shall thereupon make out a Warrant to be signed by the faid Affelfors, or the Town-Clerk by their Order, (who are hereby respectively impowered thereto) directed unto the Constable or Constables of the faid Town, for the speedy levying and collecting of such Assessments, and to pay in the same unto the Select-men, or to such Person as they shall appoint for Receiver, within the time thereby prefix'd: And to make Distress upon all such who shall neglect or refuse to make Payment: And for want of Goods or Chattels Persons over- whereon to make Distress, to seize the Person and commit him to the common Goal of the County, there to remain until he pay the Sum upon him affeffed as aforefaid; unless the same or any Part thereof, upon Application made unto the Quarter Session, shall be abated. And if any Person think himself overrated; and make it so appear unto the Assessors, he shall be eased; and if they refuse, such Person aggrieved may make his Application unto the Justices in Quarter Sessions, who are hereby impowered to rectify the same: And all Constables having any such Assessment committed unto them, shall settle and issue their Accompts thereof, with the Select-men, or Receiver appointed by them, within three Months after their Time or Year is expired, on Pain of forfeiting the Sum of twenty Shillings per Month, for each Months neglect afterward, to the Use of the Poor of such Town, and to be levied by Distress upon such delinquent Constables Goods by Warrant from one Justice of the Peace, being convented and convicted of such Neglect before him, who is hereby thereto impowered.

Provided nevertheless, That every Constable at the End of every three Months shall pay in as aforesaid, so much as he shall have collected within that time.

Idle Persons

And it is further enacted by the Authority aforefaid, That the Select-men Loiterers to or Overseers of the Poor in each Town (where there are such chosen, and specially appointed for that Service) are hereby impowered and ordered to take effectual

Care

Care that all Children, Youth, and other Persons of able Body, living within the same Town or Precincts thereof (not having Estates otherwise to maintain Upon resulal themselves) do not live idly, or mispend their time in loitering; but that they to Labour, to be brought up of imployed in some honest Calling, which may be profitable House of unto themselves, and the Publick. And if any Person or Persons fit and able Correction. to Work, shall refuse so to do, but loiter and mispend his or her time, wander 11 W. ca. 6. from Place to Place, or otherwise misorder themselves; and thereof be convicted and before one or more Justices of the Peace; such Person or Persons shall by p. 214 fuch Justice or Justices be sent to the House of Correction, and at their Entrance be whipped on the naked Back, by the Master of such House, or such other as he shall procure, not exceeding ten Lassies; and be there kept to hard Labour, until he or she be discharged by such Justice or Justices, or the Quar- Poor Children Labour, until he or the be discharged by just Justice of Justices, of the County to be bound ter Sessions of the Peace for the same County. And it shall and may be lawful to be bound out Apprentifor the Overseers of the Poor, or Select-men in each Town where there are no ces. other Persons specially chosen and appointed to be Overseers of the Poor; and they are hereby ordered with the affent of two Justices of the Peace, to bind any poor Children belonging to fuch Town, to be Apprentices, where they shall see convenient; a Man-Child, until he shall come to the Age of twenty-one Years, and a Woman-child, to the Age of eighteen Years, or time of Marriage: which shall be as effectual to all Intents and Purposes, as if any such Child were of full Age, and by Indenture of Covenant had bound him or her felf. Penalty for

And it is further enacted by the Authority aforesaid, That every Person not serving and Persons, (except as in this Act is before excepted) being duly chosen as a- in the Office foresaid, to serve in the Office of Constable, who shall refuse to take the Oath of Constable. to that Office belonging, and to serve therein, if he be able in Person to execute the same; shall pay the Sum of five Pounds, to the Use of the Poor of such Town. And if in the Towns of Boston or Salem, the Sum of ten Pounds, and shall forthwith declare his Acceptance or Refusal, and the Town shall proceed. to a new Choice; and if such Person refuse to pay down his Fine, he shall be convened before the next Sessions of the Peace, to be held for that County in which fuch Town lieth, who upon Certificate under the Hand of the Town Clerk, or two or more of the Select-men, that such Person was legally chosen to the Office of Constable, and shewing no just Cause to the Scssions for his Excuse; the Justices shall order a Warrant to be signed by the Clerk of the Peace, directed to any of the Constables then in being within fuch I own, to levy the faid Fine by Distress and Sale of such Offenders Goods, returning the Over-plus (if any be) the faid Fine to be delivered unto the Overfeers of the

Poor, or Select-men to the Use of the Poor of such Town.

And he it surther enaced by the Authority assisted, That if any Person tained in any or Persons come to sojourn or dwell in any Town within this Province or Pre- Town by the cinct thereof, and be there received and entertained by the space of three space of three Months, not having-been warned by the Constable, or other Person whom the Months, and not warned Select-men shall appoint for that Service, to leave the Place, and the Names out, to be reof fuch Persons, with the time of their Abode there, and when such Warning puted Inhabiwas given them, returned unto the Court of Quarter Sessions; every such Per-tants. fon shall be reputed an Inhabitant of such Town, or Precincts of the same; and 12 & 13 W.3. the proper Charge of the same, in case through Sickness, Lameness, or other-ca. 10. wife they come to stand in need of Relief, to be born by such Town; unless 11 G. ca. 1. the Relations of such poor impotent Person, in the Line or Degree of Father or Grand-Father, Mother or Grand-Mother, Children or Grand-Children, be of bility, to resufficient Ability; then such Relations respectively shall relieve such poor Person lieve their son, in such Manner as the Justices of the Peace in that County where such suf- Poor Relaficient Persons dwell shall asses; on pain that every one failing therein, shall tions. forfeit Twenty Shillings for every Months Neglect, to be levied by Distress and Sale of such Offenders Goods by Warrant from any two such Justices of the Peace (Quorum Unus) within their Limits; which shall be imployed to the Use and Relief of such impotent poor Person. Provided nevertheless, This Act shall not be understood of any Persons committed to Prison, or lawfully restrained in any Town, or of such as shall come, or be sent for Nursing or Education,

ducation, or to any Physician or Surgeon to be healed or cured: But the particular Persons who receive and entertain any such, shall be the Town's Security in their Behalf; and be obliged to relieve and support them in Case of Need; upon Complaint made to the Quarter Sessions, who shall accordingly order the

Persons warned out of part in 14 Days or elfe

610.

And it is further enacted by the Authority aforefaid, That any Person orderly warned as aforefaid to depart any Town whereof he is not an Inhabi-Town, to der tant, and neglecting so to do by the space of fourteen Days next after such Warning given, may by Warrant from the next Justice of the Peace be sent to be fent by and conveyed from Constable to Constable, unto the Town where he properly the Conflable. belongs, or had his last Residence, at his own Charge, if able to pay the same, or otherwise at the Charge of the Town so sending him.

Constables to warn Townmeetings. 2 G. ca. 4. Penalty for neglect.

And further it is enacted by the Authority aforesaid, That when and so often as there shall be Occasion of a Town-meeting for any Business of publick Concernment to the Town there to be done; the Constable or Constables of such Town, by order from the Sclect-men, or major Part of them, or of the Town Clerk by their Order, in each respective Town within this Province, shall warn a Meeting of fuch Town, having Order for the same in Writing; on Pain that every Constable neglecting his Duty in that Respect, and being thereof convicted before one Justice of the Peace, shall forfeit the Sum of twenty Shillings, to the Use of the Poor of such Town, and to be levied by Distress and Sale of fuch Offenders Goods, by Warrant from fuch Justice of the Peace, upon neglect or refusal of Payment. And in Case the Select-men in any Town shall unreasonably deny to call a Meeting of the Inhabitants of such Town, upon any publick Occasion thereof, the same being complained of, and made to appear to one of the next Justices of the Peace within the same County; such Justice by his Warrant directed to the Constable or Constables, may order a Meeting of the Inhabitants of fuch Town, therein fignifying the Occasion thereof.

Justice to give Warrant for Townmeeting in case.

> [At a Great and General Court or Affembly of his Majesty's Province of the Massachusetts-Bay, begun and held at Boston, upon Wednesday the 30th of May 1722. The following Refolve was drawn up and passed on a Paragraph which relates to the Qualifications of Voters in Town-Meetings, in the Act for regulating of Townships and Choice of Town-Officers, made in the fourth Year of King WILLIAM and Queen MARY, viz. Whether the Words [rateable at Twenty Pounds Estate to one single Rate besides the Poll] are to be understood as the Qualification of Freeholders, as well as other Inhabitants of Towns, &c.

Resolved in the Affirmative, and that the Law ought so to be understood.

CHAP. XIV.

An Act for due Regulation of Weights and Measures.

O the End that Weights and Measures may be one and the same throughout this their Majesties Province :.

Standard of Winchester Measure.

We it enaced and ordained by the Governous, Council and Representatives in General Court affembled, and by the Authozity of the same, That the Brass and Copper Weights and Measures formerly sent out of England, 12 W. ca. 11. with Certificate out of their Majesties Exchequer to be approved Winchester 4&5 G. 2 ca. 6. Measure according to the Standard in the Exchequer; be the publick alize G. 2 ca. 3. lowed Standard throughout this their Majesties Province for the proving 17 G. 2 ca. 7. and sealing all Weights and Measures thereby. And the Constables of every Town throughout this Review of the province of provide Stan- every Town throughout this Province, not already supplied, shall within three Months next coming, provide upon the Towns Charge, one Bushel, one half Bushel, one Peck, one half Peck; one Ale Quart, one Wine Pint and half Fitherp.

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half Pint; one Ell, one Yard; one Sett of Brass Weights, to four Pounds, after fixteen Ounces to the Pound, with fit Scales, and Steel Beam, tried and proved Sealer of by the aforesaid Standard, and sealed by the Treasurer, or his Deputy in Measures, Measures, his Presence, (which shall be kept and used only for Standards in the several how to be Towns) who is hereby authorized to do the same; for which he shall receive chosen. from the Constables of each Town, two Pence for every Weight and Measure so tried and proved and sealed. And the Constables of every Town shall commit those Weights and Measures unto the Custody of the Select-men of their Towns, for the time being, who with the Constables are hereby enjoined to choose one able Man for Sealer of all Weights and Measures for their Town from time to time, and till another be chose, who shall be presented unto the next Court of Sessions, and there sworn to the faithful Discharge of his Duty: To grant out And shall have Power to send forth his Warrants by the Constable to all the Warrants for Sealing of Inhabitants of fuch Town, to bring in all fuch Weights and Measures as they Weights and make use of, in the Month of April, from Year to Year, at such Time and Place Measures in as he shall appoint, and make return to the Sealer in Writing of all Persons so April yearly. Summoned. That then and there all such Weights and Measures may be proved and fealed with the Town Seal (which is likewife to be provided by the Conflables at each Towns Charge) who shall have for every Weight and Measure so fealed, one Penny from the Owner thereof at the first sealing. And all such Penalty for Weights and Measures as cannot be brought to their just Standard, he shall de-Neglect. face and destroy. And after the first scaling, shall have nothing, so long as they continue just with the Standard.

And it is further enacted by the Authority aforciaid, That if any Consta-Penalty for ble, Select-man or Sealer, do not duly execute this Law so far as to each and Constables every of them appertains, they and each of them shall forfeit to their Majesties Select-Men for every fuch Neglect, by the Space of one Month, the Sum of forty Shillings, or Sealers neglect. towards the Support of their Government here. And every Person neglecting to bring in their Weights and Measures at the Time and Place appointed, being Penalty for duly warned thereto, shall likewise forfeit three Shillings and four Pence; the not bringing one Half whereof to be to their Majesties as aforesaid, the other Half to the in Weights And the Penalty herein mentioned, to be levied by Diffress when warned Sealer asoresaid. by Warrant from any Justice of the Peace.

And it is further enaded by the Authority aforesaid, That in every Sca- Sca Port port Town within this Province, the Constable or Constables are to provide up- Towns to be on the Town's Charge, one Hundred Weight, one half Hundred, one Quarter provided of of an Hundred, and one fourteen Pounds Weight made of Iron, to be tried, greatWeights. proved and sealed as aforesaid, and be kept as Standards in the said several Towns, to be used as before for other Weights and Measures is directed.

CHAP. XV.

An Act for the Regulating and Encouragement of Fishery.

PON Consideration of great Damage and Scandal that hath happened 4W.&M ca.5. upon the Account of pickled Fish, although afterwards dried and hardly 4G. ca. 5. discoverable; to the great Loss of many, and also an ill Reputation of this Province, and the Fishery of it:

Be it therefoze enacted by the Governour, Council and Representatives, convened in General Courc of Astembly, and it is enaced by the Authority How dry Fish of the same, That no Person or Persons whatsoever, after the Publication shall be saved. hereof, shall save or salt any Sort of Fish (that is intended to be dried) in Cask or Fatts, or any other Way than what hath formerly and honestly been practifed for the making of dry Fish; on Penalty of forfeiting all such Fish so salted and pickled, whether it be green or dry: the one Moiety thereof to the Use of the Poor of the Town where the Offence is committed, and the other Moiety to the Person that shall sue for the same.

Sud

Allegiance to be Sworn.

No Mackrel to be falted up before the first of July. Repealed. ca. 20. Re enacted. 1 A. ca. 5.

Penalty for rel in Nets or

And it is further enaced by the Authority aforesaid, That henceforth no Mackrel shall be caught (except for spending whilst fresh) before the first Day of July annually: And no Person or Persons whatsoever after the Publication hereof, shall at any Time or Place within this Province, take, kill, or hale ashore 4 & 5 W. & M. any Mackrel, with any Sorts of Nets, or Seans what soever; on Penalty of forfeiting all fuch Mackrel so taken or haled ashore, and also all such Nets and Seans which were so employed: the one Half thereof to their Majesties, toward the Support of this their Government, and the other Half to him or them that shall inform and sue for the same. And all Justices are hereby impowered taking Mack and required to grant their Warrants for the seizing of the same, and the aforefaid Forfeitures, or the receiving of the like Value in current Money of this Province.

CHAP. XVI.

An Act requiring the taking the Oaths appointed to be taken instead of the Oaths of Allegiance and Supremacy.

Preamble.

 $\mathcal{T}HEREAS$ their Royal Majesties in and by their Charter for the erecting and incorporating of their Province of the Massachusetts-Bay in New-England, have granted and ordained, that the Governour, or Lieutenant or Deputy Governour of their faid Province or Territory, for the Time being, or either of them, or any two or more of the Council or Assistants for the Time being, as shall be thereunto appointed by the said Governour; shall and may at all Times, and from Time to Time, have full Power and Authority to administer and give the Oaths appointed by an Act of Parliament made in the first Year of their present Majesties Reign, (entituled An Act for the abrogating of the Oaths of Allegiance and Supremacy and appointing other Oaths) to be taken in Stead of the Oaths of Allegiance and Supremacy; to all and every Person and Persons which are now inhabiting or residing within the said Province or Territory; or which shall at any Time or Times hereafter go or pass thither :

Now to the Intent that there be no Failure herein, but that their Majesties Subjects within this their Province, may accordingly recognize their Duty and Allegiance:

All Male Perfons of 18 Years and upwards to take the Oaths.

Additional Act 6 G. ca, 4.

We it enaced and ordained by His Excellency the Governour, Council and Representatives, in General Court assembled, and by the Authority of the same, That the Oaths in the said Act mentioned, and thereby appointed to be taken in Stead of the Oaths of Allegiance and Supremacy, and each of them, be and shall be forthwith administred and given unto all Male Persons of the Age of eighteen Years, or above, inhabiting or residing in any Town or Place within this Province (that have not already taken the same, and shall make it so to appear) by his Excellency the Governour, or the Lieutenant or Deputy Governour, or any two or more of the Council or Assistants, or such others as shall be thereunto appointed by the Governour; and the List of the Names of all Persons so Sworn to be returned into the Secretary's Office.

Penalty for refusing

And he it further enaced by the Authority aforesaid, That if any Person or Persons shall refuse to take the said Oaths, or either of them, when tendered to him or them by any Persons lawfully authorized as is aforesaid, to administer or tender the same; the Person or Persons so tendering the said Oaths, or either of them, shall commit the said Person and Persons so refusing, to the common Goal, or House of Correction; there to remain without Bail or Mainprize, for the Space of three Months; unless such Offender shall pay down to the faid Person or Persons so tendering the faid Oaths, or either of them, such Sum of Money, not exceeding forty Shillings; as the faid Person or Persons so tenelering the faid Oaths, or either of them, shall require such Offender to pay for

Forms of Daths.

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his faid Refusal; which Money shall be paid to the Select-men, or Overseers of the Poor of the Town, or Place where such Offender did last inhabit.

And unless every such Offender, shall also become bound with two sufficient Sureties, with Condition to be of the good Behaviour; and also to appear at the next General Quarter Sessions of the Peace, to be held for the same County, where fuchOffender doth inhabit or relide: At whichCourt of Quarter Sellions, the faid Oaths shall be again tendered to every such Offender by the Justices of the faid Court in open Sessions. And if the said Offender shall refuse to take the faid Oaths, or either of them, when tendered to him by the faid Justices in open Sessions as is aforesaid; the said Justices tendering the said Oaths, shall commit the said Person and Persons so refusing, to the common Goal, or House of Correction, there to remain for the Space of six Months, unless every such Offender shall pay down to the Justices so tendering the said Oaths, such Sum Penalty for a of Money, not exceeding ten Pounds, nor under five Pounds, as the faid Justi- second refuces shall require such Offender to pay for his second Refusal: the said Money sal. to be disposed of in Manner aforesaid; and unless every such Offender shall likewise become bound with two sufficient Sureties with Condition to be of the good Behaviour, until he or they do take the faid Oaths.

And whereas there are certain Persons who scruple the taking of any Oath:

We it enacted by the Authority aforesaid, That every such Person shall make and subscribe the Declaration of Fidelity following, viz.

A.B. do fincerely promise and solemnly declare before GOD and the World, Declaration that I will be true and faithful to King William Co. And I do solemnly profess and declare, that I from my Heart, abbor, detest, and renounce as impious and heretical, that damnable Doctrine and Position, that Princes excommunicated or deprived by the Pope, or any Authority of the See of Rome; may be deposed or murdered by their Subjects, or any other what soever: And I do declare, that no foreign Prince, Person, Prelate, State or Potentate, bath or ought to have any Power, Jurisdiction, Superiority, Pre-eminence or Authority, ecclesiastical or spiritual, within the Realm of England, or any of their Majesties Dominions.

CHAP. XVII.

An A& for the establishing of Forms of Oaths.

t it declared and enacted by the Governour, Council and Represent 10 W. ca. 14. tatives, in General Court assembled, and by the Authority of the same, 13 17. ca. 17. That the several Forms of Oaths here under-written, be and are hereby 7 G. ca. 1. established: To be given and administred unto the respective Officers for whom they are appointed: As followeth:

JOU A. B. being chosen and admitted of their Majesties Council within Councellors. this their Province, do fwear by the ever-living GOD, That you will to Oath. the best of your Judgment at all Times, freely give your Advice to the Governour, for the good Management of the publick Affairs of this Government; and that you will not directly nor indirectly reveal such Matters as shall be debated in Council, and committed to your Secrecy. But will in all Things be a true and faithful Councellor when you are thereunto required. So help you GOD.

YOU A. B. do swear, That as Justice of the Peace in the County of S. ac- Justice of the cording to the Commission given you; You shall dispense Justice equally Peace Oath. and impartially in all Cases; and do equal Right to the Poor and to the Rich, after your Cunning Wit and Power, and according to Law. And you shall not be of Council in any Quarrel that shall come before you: You shall not let for Gift or other Cause. But well and truly you shall do your Office of Justice of the Peace in that Behalf, taking only appointed Fees. And you Justices of shall not direct or cause to be directed any Warrant (by you to be made) to the Surginiour & Inferiour Courts Oath. D_2

Deputy, 10 IV. ca. 14.

Deputy, Constable, Tything-men, or other Officers, proper for the Execution of the same in the County. And this you shall do without Favour or Respect to Persons.

So help you GOD.

Sheriff or Marshals Oath, Mutatis mintandis.

OU fivear, That you will well and truly ferve the King and Queen's Majesties, in the Office of the Sheriff of the County of S. and do the King and Queen's Profit in all Things that belongeth to you to do by Way of your Office, as far forth as you can or may; you shall truly keep the King and Queen's Rights, and all that belongs to the Crown: you shall not respite the King and Queen's Debts for any Gife or Favour, where you may raife them without great Grievance of the Debtors; you sha'l truly and uprightly treat the People of your Sheriffwick, and do Right as well to Poor as to Rich in all that belongeth to your Office: You shall do no Wrong to any Man, for any Gift or other Behest or Promise of Goods, for Favour nor Hate; you shall disturb no Man's Right: You shall truly acquit at the Treasury, all those of whom you shall any Thing receive of their Majesties Debts; you shall nothing take whereby their Majesties may lose, or whereby the Right may be letted or disturbed, or their Majesties delayed; you shall truly return, and truly serve all their Majesties Writs, as far forth as shall be to your Cunning; you shall take no Bailiff into your Service, but such as you shall answer for, and of true and sufficient Men in the County, and shall cause each of your Bailiffs, to make such Oath as you make your self, in that belongeth to their Occupation. And over this, in eschewing and restraint of the Man-slaughters, Robberies, and other manifold grievous Offences that be done daily. All these Things you shall truly observe and keep. So help you GOD.

Grand Jurors Oath. OU as Foreman of this Inquest for the Body of this County of S. You shall diligently enquire, and a true Presentment make of all such Matters and Things as shall be given you in Charge; the King and Queen's Majesties Counsel, your Fellows and your own, you shall keep secret; you shall present no Man for Envy, Hatred or Malice; neither shall you leave any Man unpresented for Love, Fear, Favour or Assection, or Hope of Reward: But you shall present Things truly as they come to your Knowledge, according to the best of your Understanding.

So help you GOD.

THE same Oath which your Foreman hath taken on his Part, you and every of you on your Behalf shall well and truly observe and keep. So help you GOD.

Petit Jurors Oath. YOU shall well and truly try, and true Deliverance make between our Sovereign Lord and Lady the King and Queen, and the Prisoners at the Bar, whom you shall have in Charge according to your Evidence. So you help GOD.

Jurors Oath in civil Causes. Modern That in all Causes betwixt Party and Party that shall be committed unto you: You will give a true Verdict therein according to Law, and the Evidence given you.

So help you GOD.

Town Clerk's Oath.

WOU swear, That in the Office of Town-Clerk within the Town of B. whereto you are chosen: You will diligently and faithfully attend and discharge the Duty of your Place, and duly observe the Directions of the Law in all Things whereto your Office hath Relation, and thereby committed to your Care and Trust.

So help you GOD.

Oath of Leather Sealer.
Clerk of the Market, Culler of Fish,
Packer, Gager, Mutatis
mutandis.

OU swear, That you will from time to time diligently and faithfully Discharge and Execute the Office of ——within the Limits whereto you are appointed for the ensuing Year, and until another be chosen in your Place; and that in and by all the Particulars mentioned in the Laws whereto your Office hath Relation; and that you will do therein impartially according to Law, without Fear or Favour. So help you GOD.

Constables Oath. HEREAS you A. B. are chosen Constable within the Town of C. for one Year now following, and until other be chosen and Sworn in your Place: You do swear, That you will carefully intend the Preservation of the Peace, the discovery and preventing all Attemps against the same: That you

will

Regulating of fees.

will duly execute all Warrants which shall be sent unto you from lawful Authority; and faithfully attend all such Directions in the Laws and Orders of Court, as are, or shall be committed to your Care. That you will faithfully and with what speed you can, collect and levy all such Fines, Distresses, Rates, Assessments and Sums of Money, for which you shall have sufficient Warrants according to Law; rendering an Account thereof, and paying in the same according to the Direction in your Warrant. And with like Faithfulness, Speed and Diligence, will serve all Writs, Executions and Distresses in private Causes betwixt Party and Party, and make Returns thereof duly into the same Court, where they are returnable. And in all these Things you shall deal seriously, and faithfully, whilst you shall be in Office, without any sinister Respects of Favour or Displeasure.

So help you GOD.

CHAP. XVIII,

An Act for regulating Fees.

ties, convened in General Court or Allembly, and it is hereby enacted and ordained by the Authority of the same, That the Establishment of the Fees belonging to the several Offices in this Province; be as followeth.

Juffices Fees.			
	1.	s.	d.
OR every Attachment or Summons for Actions not exceeding forty Shillings, fix Pence.			
not exceeding forty Shillings, fix Pence.	00	00	06
Sub pana, each Witness, two Pence.	00	00	O2 See
Entring the Action, three Shillings.	00	03	00 Act impow-
Every Execution, two Shillings.	00	02	oo ring Justices to decide Dif-
Filing Papers, each Paper, two Pence.	00	00	02 ferences not
Every Warrant for Criminals, one Shilling.	00	OI	00 exceeding
Bond for Appeal, one Shilling.	00	OI	00 forty Shillings
Copy of Evidences, the least fix Pence.	00	00	06 9 W. ca. 2.
Copy of a Judgment, six Pence.	00	00	06'
Every Recognizance, two Shillings.	 .00	02	00
Confessing Judgment, one Shilling.	00	01	00
Affidavit out of Court, one Shilling.	00	01	00
Each Days Attendance at the Sessions, to be paid out ?			
of the Fines, four Shillings.	00	04	00
Acknowledging of a Deed or Mortgage, or any other ?			
Instrument, two Shillings.	00	02	00

Cozoners Reeg.

TOR taking every Inquisition, to be paid out of the Estate of ? l.	5.	đ.
the Deceased, thirteen Shillings and Four Pence. 500	13	04 12 W. ca. 6.
If no Estate, then to be paid by the County Treasurer,		t
fix Shillings and eight Pence.	06	08

Fees for Probate of Wills, granting Administrations, &c.

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FOR granting Administration, Bond and Letter of Admini-
     stration under the Seal of the Office, if the Inventory
     amount to thirty Pounds or upwards, to the Judge,
    four Skillings, to the Register three Shillings fix Pence.
                                                              ) 00
                                                                         06
                                                                    07
If the Inventory be under thirty Pounds, five Shillings,
                                                                    05
Probate of a Will where the Inventory amounts to thirty
     Pounds or upwards; to the Judge three Shillings and
    fix Pence, to the Register, two Shillings and fix Pence.
                                                                    06
                                                               00
If under thirty Pounds, four Shillings,
                                                                         00
                                                                    04
                                                                  Recording.
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	Recording a Will or Inventory of one Page, and filing the fame, two Shillings and fix Pence.	}	0.2	06
	If more, each Page of twenty-eight Lines eight Words \\ in a Line, one Shilling.			
	For a Copy of a Will or Inventory, twelve Pence a Page,	00	01	00
	each Page to contain as aforesaid. Allowing Accompts, settling and dividing of Intestate?	00	01	. 00
	Estates, Five Shillings: Every Citation, one Shilling.	00	05	00
	Every Quietus four Shillings.	00	01	00
	Warrant for Apprizement, two Shillings.	00	04	00 00
	Making out a Commission to receive and examine the Claims of Creditors to insolvent Estates and		0,2	
	registring of the same, Three Shillings. Registring of the Commissioners Report after the Rate of ?	00	03	00
	one Shilling per Page, to be accounted as aforesaid. S For entring an Order upon the Administrator to pay out the	00	01	00
	Estate in Proportion unto the several Creditors returned by the Commissioners, one Shilling and six Pence.	00	10	06
	Secretaries Fees.			
	TOR engroffing the Acts or Laws of the General Affembly,	7		•
	Every Commission for the Justices of each County, and Commission of Cyer and Terminer, ten Shillings,		10	00
	to be paid out of the publick Revenue. Every Commission for a Military Officer, three Shillings, ?	00	10	00
	to be paid out of the publick Revenue.	00	03	oà
2	Special Warrant or Mittimus by Order of the Governour and Council, each two Shillings and fix Pence. Every Commission under the great Scal, for Places	00	02	06
	of Profit, ten Shillings.	00	10	00
-	Every Bond, two Shillings.	00	02	00
	Every Order of Council to the Benefit of particular Persons, two Shillings and six Pence.	00	02	06
	Affembly, according to the Import, from two Shillings and fix Pence to ten Shillings.	,		
	A Pass or Sea Brief, three Shillings.	00	03	00
	A Bill of Health, three Shillings. Every Writ for electing of Assembly-Men, directed to the	00	03	00
	Sheriff or Marshal, under the Province-Seal, five Shillings, to be paid out of the publickRevenue.	00	05	00
Additional	For transcribing the Acts or Laws passed by the General	00	~ 3	
Act. G. ca. 5.	Assembly into a Book, twelve Pence a Fage, each Pige to contain twenty eight Lines, eight Words in a Lane,			
G. ca. 6.	and fo proportionably; to be paid out of the Publick S Revenue.			
	In the Superiour Court.			
•	The Judices Fees.			
	NTRY of every Action for Trial, twelve Shillings.	00	12	00
	Out of which the Clerk, two Shillings.	00	02	00
	Taking every special Bail, two Shillings. Allowing of a Writ of Error, three Shillings,	00	02 03	00
	Allowing a Habeus Corpus, two Shillings.	0.0	02	00

Allowing a Habeus Corpus, two Shillings., Confessing Judgment, two Shillings.

Acknowledging

Regulating of Fees.				29
Acknowledging Satisfaction of a Judgment onRecord, ?				
one Shilling.	00	10	00	
In all criminal Cases where a Fine is set, six Shillings.	00	06	00	
Taxing every Bill of Cost, one Shilling.	00	01	00	
Clerks Fees.				
EVERY Writ and the Seal, one Shilling and fix Pence. Every Rule of Court, fix Pence.	00	01	06	
Every Rule of Court, six Pence.	00	00	06	
Filing every Declaration, one Shilling.	00	10	00	G. ca. 5:
To the Jury to be paid down by the Plaintiff, fix Shillings fix Pence.	00	06	06	, ,
Entring Appearance, fix Pence.	00	00.	06	
Signing a Judgment by Default, one Shilling.	00	01	00	
Taking every Verdict and recording it, one Shilling.	00	ΟI	00	
Copies of all Records, twelve Pence a Page, each Page?				
containing twenty eight Lines, eight Words in a Line.	00	01	00	
Less than one Page, one Shilling.	00	OI	00	
Every Action withdrawn or Non-Suit, one Shilling.	00	10	00	
Every Petition read, one Shilling.	00	10	00	
Order thereon, one Shilling.	00	01	00	
Filing the Records of each Action, two Pence a Paper.	00	00	02	
Every Execution, two Shillings.	00	02	00	
In Criminal Cases.				
RAWING and ingroffing every Indictment or Information,				
two spillings.	00	02	00	
Every Appearance, fix Pence.	00	00	06	
For the Discharge of any Person upon Bail for the Peace,				
good Behaviour, Contempt and the like, and Warrant				•
thereon, one Shilling.	00	OI	00	
For awarding and making forth Process against the				-
Defendant on Information, one Shilling.	00	OI	00	-
Every Warrant for the Peace or good Behaviour, one Shilling.	00	01	00	
In the Inferiour Court.				
Justices Fees.				
	00	10	00	
ENTRY of every Action, ten Shillings. Of which the Clerk is to have, two Shillings.	00	02		
Taking special Bail, two Shillings. 25 Of which the ?		02	00	
Confessing Judgment, one Shilling. Clerk one Quarter.	00		00	
Acknowledging Satisfaction of Judgment on Record, one Shilling	00	OI	00	
Taxing every Bill of Cost, one Shilling,		OI	00	
whereof fix Pence to the Clerk,	00	01	. 00	
To the Jury to be paid down by the Plaintiff, Sin Shilling s sin Pence	00	00 06	06	
	. 00	00	o 6	
Clerks Fees.				
FOR every Writ and Seal, one Shilling. Entring Appearance, six Pence,	00	01	00	
Entring Appearance, six Pence,	00	00	06	
Entring and Recording the Verdict, one Shilling.	00	OI	00	
Making up the Record, one Shilling.	00	01	00	
Copies of all Records, twelve Pence each Page, as before.	00	OI	00	
Every Action withdrawn or Non-suit, one Shilling.	00	10	00	
Every Execution, two Shillings.	00	02	00	3 G. ca. 5
. Clerk of the Sellions of Peace his Fee	s.			
NTRING Complaint or Indistment, two Shillings.		0.0	0.0	
Discharge of a Recognizance one Chilling	00		60	
Discharge of a Recognizance, one Shilling.	00		00	
Making forth Process against Criminals, one Shilling: Every Summons, three Pence.	00	01	00	
Livery building, thier Feller,	00	00	_	
		1	Every	

1092.	Anno Regni GULIELMI et MARIÆ, Regis et Regis	næ,Q	uart	0.
30	Representatives.			
	Every Warrant for the Peace, or good Behaviour, one Shilling. Every Licence for Houses of publick Entertainment	00	01	00
	or Retailing, four Shillings.	00	04	00
	. Whereof two to the Clerk.	00	02	00
	Sheriff, or Marshals Fees; or Consabl	leg.		
6 W. & M. ca. 3.	FOR ferving every Summons for Trial, one Shilling.	00	o I	00
J.	Every Capias or Attachment, two Shillings. and if above one Mile, three Pence per Mile besides:	00	02	00
	Bail Bond, one Shilling. Levying Execution, for the first twenty Pounds or under, one Shilling per Pound; above that, not exceeding forty Pounds, six Pence per Pound. Above forty Pounds, not exceeding one Hundred Pounds, three Pence per Pound: For whatsoever it exceeds one Hundred Pound, two Pence per Pound, besides four Pence per Mile for travel Home.	00	oi	00
	Every Trial, one Shilling. Every Precept for choosing of Representatives, two Shillings, to be paid out of the County Assessment.	00	01	00
	to be paid out of the County Assessment.	00	02	00
	Cryers Fees.			
	FOR calling of the Jury, fix Pence. Every Non-Suit, twelve Pence. Every Verdict, twelve Pence.	00	00 10	06 00

Goalers Fees.

TOR turning of the Key upon every Prisoner committed	2			
Five Shillings, viz. Commitment 2s.6d. Discharge 2s.6d	. 5	00	05	00
For Diet for each Prisoner two Shillings and six Pence	2			
per Week, and so proportionable, he finding the same.	S	00	02	06

Penalty for taking exceffive Fees. And he it further enaced by the Authority aforefait. That what Officer foever shall ask, demand and take any greater or other Fees than are beforementioned for the Matters aforesaid or any of them, and be thereof duly convicted in any Court of Record within this Province, shall forfeit and pay the Sum of Ten Pounds currant Money; one Moiety whereof to be unto our Sovereign Lord and Lady, the King and Queen, their Heirs and Successors, for and towards the Support of the Government of this their Province, and the contingent Charges thereof; and the other Moiety unto the Informer, or him that shall sue for the same in any Court of Record; wherein no Assoign, Protection, or Wager of Law shall be allowed. And shall further pay unto the Party grieved, double the Value of the excessive Fees so taken.

CHÀP. XIX.

An Act for ascertaining the Number, and regulating the House of Representatives.

Preamble.

THEREAS their Majesties have been graciously pleased by their Royal CHARTER, to grant Power unto the Great and General Court or Assembly of their Province of the Massachusetts-Bay; from time to time to direct, appoint, and declare what Number of Representatives each County, Town or Place shall elect and depute, to serve for and represent them respectively, in the said Assembly:

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Be it therefore enacted and ordained by his Excellency the Governour, Council and Representatives now in General Court assembled, and by the Authority of the same, That henceforth every Town within this Province confisting of the Number of forty Freeholders, and other Inhabitants qualified by Charter to Elect, shall and hereby are injoined to choose and send one Freeholder as their Representative; and every Town consisting of the Number of one Hundred and twenty Frecholders and other Inhabitants, qualified as aforefaid, or upwards, may send two such Representatives; and each Town of the 4 G. 2 care? Number of thirty Freeholders, and other Inhabitants qualified as aforesaid, or Towns conupwards, under forty, are at Liberty to fend One or not; but may choose and one Hundred fend one Representative, if they think fit, to serve for and represent them 2- and twenty spectively in every Session of the Great and General Court or Assembly from Families or present them, or join with the next Town in the Choice of their Representatives. tives, they paying a proportionable Part of the Charge. And no Town, shall Boston four. at any time fend more than two Representatives, except Boston, who are here-

by granted to choose and send Four.

And be it further enacted by the Authority aforelaid, That when and so of- Writs for ten as His Excellency the Governour shall see Cause to convene and hold a calling a Ge-Great and General Court or Assembly, Writs shall issue out from the Secretary's neral Assembly to issue 30 Office under the Seal of the Province, and figned by the Governour, thirty Days before. Days at least, before the Time appointed for such Assembly's Meeting, directed unto the Sheriffs of the several Counties. And where there is no Sheriff in any County or Place, there to be directed to the Marshal, commanding each of them respectively to send his Precepts to the Select-Men of the several and respective Towns within such County, to assemble and call together the Freeholders and other Inhabitants qualified as aforefaid, to choose and elect one or more Freeholders, as the Number in each Town is more or lefs, as above, to serve for and Select-Men represent them in such Great and General Court or Assembly: The major Part to regulate of the Select-Men in each Town respectively, to be present at such Meeting, the Meeting. and to giveDirections for the regular and orderly carrying on of the same: Who are to return the faid Precept with the Names of fuch as shall be chosen by the major Part of the Electors present as such Meeting, under their Hands unto the respective Sheriffs or Marshals, by them to be returned into the Secretary's Office, one Day at the least before the Time prefixed for the said Court or Assembly's fitting.

And it is further enacted by the Anthogity afogelaid, That the Represent House of Retatives affembled in any Great and General Court, shall be the sole Judges of presentatives Judges of Ethe Elections and Qualifications of their own Members; and may from time to lections, &c. time settle, order and purge their House, and make such necessary Orders for the due Regulation thereof, as they shall see Occasion. And forty Representation thereof, as they shall see Occasion. tatives at any time so assembled, shall be accounted a Number sufficient to constitute a House, pass Bills, and to transact and do any Business proper to be done tute a House. in that House; and such Acts to be esteemed valid and of Essect.

And he it further enacted by the Authority aforefaid, That each Town re-Representaspectively shall pay unto their several Representatives, during their Attendance tives Allowon the Court, and for the necessary time expended in their journeying to and from thence; three Shillings in Money per Diem, within one Month next after 13 A. ca 2.

from thence; three Shillings in Money per Diem, within one Month next after the End of each Session commencing from his Excellency's Arrival.

And it is further enacted by the Authority aforesaid, That every Person Penalty for chosen to serve for, and represent any Town in the General Assembly, and ac-Non-Attencepting thereof, shall give his constant Attendance, during their Sessions, on Pain dance. of forfeiting the Sum of Five Shillings per Diem for his Neglect; (without just excuse made and allowed of by the House of Representatives) to be paid 5 W. & M. unto the Clerk of the said House, and is to be disposed of and employed as the ca. 11: House shall direct; and inDefault of Payment to be levied by Distress upon such Delinquents Goods, by Warrant from the said Clerk, by Order of the House, Not to depart directed to the Sheriff of the County, his Under-Sheriff or Deputy, or Constable without Leave of the Town where fuch Representative dwells: And no Representative stall of the Speaker

depart & the House,

depart or absent himself from the General Assembly, until the same be fully finished, adjourned or prorogued; without the Licence of the Speaker and Representatives assembled, to be entred upon Record in the Clerk's Book on Pain to every one fo departing or absenting himself in any other Manner, to lose his And the Inhabitants of fuch Town for which he ferves, shall be clearly discharged of the said Wages against such Person, and his Executors forever.

No Representative or his during the Session. 3 A. ca. 1.

And it is further enaced by the Authority aforesaid, That no Member of the General Assembly, or his Servant during the time of their Sessions, or Arrested, &c. going to and from thence shall be arrested, sued, imprisoned, or any ways molested er troubled, or compelled to make Answer to any Suit, Bill, Plaint or Declaration, or otherwise: Cases of High-Treason and Felony excepted.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay, in New-England, begun and held at Boston the eighth of June, 1692. and continued by several Adjournments unto the eighth Day of February, following.

CHAP. XX.

An Act for the explaining and altering of some Clauses, and Sentences; and the Repealing of some others, contained in feveral Acts made and passed at the second Session of this Court in October last, 1692.

Eit enaced by the Governour, Council and Representatives, in General Court allembled, and it is enacted and declared by the Authority of the same, That whereas in the Act Intituled, An Act for the Setling and Distribution of the Estates of Intestates; Amongst other Things thereby. enacted and provided, there is a Saving to the Party aggrieved at any Order, Sentence or Decree, made for the Settlement and Distribution of any Intestate Estate, their Right of Appeal unto the Governour and Council:

Appeals from the Judge of Probate en-4W.&M.ca. 2.

Guardians to

the Judge of

Probate.

6 G. ca. 3.

It is now declared and enaced, That such Right of Appeal, shall to all Intents and Purposes, extend and be taken and construed to extend, as well to any other Order, Sentence, Decree or Denial, that shall at any time be made and given by the Judge of Probate, referring to the Approbation and Allowance of any Will, Grant of Administration, or other Matter: any thing in said Act to the contrary notwithstanding.

And further it is enaced and declared, That the Judge of Probate in each be allowed by County respectively, when and so often as there shall be Occasion; be, and hereby is impowered, to allow of Guardians that shall be chosen by Minors of, fourteen Years of Age, and to appoint Guardians for such as shall be within that Age; taking sufficient Security of all such Guardians for the faithful Difcharge of their Trust, according to Law: And to Accompt either to the Judge or Minor, when fuch Minor shall arrive at full Age, or at such other, Time as the Judge, upon Complaint to him made, shall see Cause.

> And whereas in one other Act, Intituled, An Act for Affirming of former Judgments, and providing for Executions; Amongst other Things thereby enacted, it is provided, that Appeals then depending, having not been heard, shall be heard and tried at the first Superiour Court:

> It is hereby explained and declared, To be understood and intended, and shall be construed to intend, the first Superiour Court to fit within or for that County where the Action was originally and first tried.

And

And for further Explanation and an Addition to the Section or Paragraph of said last mentioned Act, wherein Provision is made, that a Scire Facias do issue forth upon any Jugdment passed in any County Court or Court of

Commissioners:

It is hereby beclared, To extend, and shall be construed and taken to extend as well to any Judgment passed in any Court of Assistants, Superiour or Inferiour Court, at any Time whatfoever; where Execution has not been taken out or not levied for fatisfying of the same, such Writ of Scire Facias to be granted out of the Clerks Office of the Superiour or Inferiour Court respectively to be held within or for the fame County, where fuch Judgment was given.

And whereas by the Precedent or Form for an Execution, the Officer is commanded for want of Goods, Chattels or Lands of the Debtor, to be by him Shewn or found within the Precinct, to take the Body of Such Debtor

and commit him to Prison:

It is hereby explained, enacted and declared by the Authority aforefaid; Judgments That where Judgment is granted for Money, or any particular Specie, the to be fatisfyed Creditor shall not be compelled to take any other Specie; but in every such in Specie. Case, for want thereof, the Officer shall take the Body of the Debtor, in Execution, and imprison him; unless such Creditor shall be content to receive his Satisfaction in such other Estate as may be tendred or found. And these Words, To the Acceptance of the faid A. B shall be supplied and inserted in the Writ of Execution, to follow next the Word Precinct.

And he it further enanced and declared by the Authozity afogefaid, That Writs to run as well Original as Judicial Writs issuing out of the Clerks Office, of the In-through the feriour Courts of Judicature respectively, shall run into any County within this Province.

11 W. ca. z. Province, and be there Executed by the Officer or Officers of fuch County

to whom they are directed.

And be it further enacted and declared, That the Clause in the Act Inti- Prohibition. tuled An Act for the Regulating and Encouragement of Fishery, That hencebeing caught
forth no Mackrel shall be caught (except for spending whilst fresh) before the single the first of July annually, be, and hereby is fully Repealed and made void; of July Reany thing therein to the contrary notwithstanding.

And whereas by one other Act, Intituled An Act for the Settlement and 4 W. & M. cz. Support of Ministers and School Masters, amongst other things therein enacted:

It is ozdained, 'That every Minister being a Person of good Conversation, Repeal of the 'Able, Learned and Orthodox, that shall be chosen by the major Part of the Paragraph in Inhabitants in any Town, at a Town Meeting duly warned for that Purpose; the Act for (Notice thereof being given to the Inhabitants fifteen Days before the Time for Settlement of fuch Meeting) shall be the Minister of such Town, and the whole Town shall 4 W & M. be obliged to pay towards his Settlement and Maintenance; each Man his ca. 11.
feveral Proportion thereof. Upon further Consideration of the faid Section or Paragraph in said AA, and the Impracticableness of the Method therein proposed for the Choice of a Minister, in divers Towns, wherein there are more Churches

It is enauted and declared, That the before re-cited Section or Paragraph, and all and every the Clauses therein contained, shall from henceforth be Repealed and Revoked, and are hereby Repealed and utterly made void for ever,

than one, and Inconveniencies attending the same not so well before seen;

any thing in the faid A& to the contrary notwithstanding.

And it is further declared and ordained, That the Paragraphs and Sections hereafter following, Be enacted, and by the Authority aforesaid are enacted, in Addition to the remaining Part of faid Act relating to Ministers : That is Ministers how to fay, That each respective gathered Church in any Town or Place within this to be Chosen. Province, that at any time shall be in want of a Minister, such Church shall have Power according to the Directions given in the Word of God, to choose their own Minister.

And the major Part of such Inhabitants as do there usually attend on the publick Worship of God, and are by Law duly qualified for Voting in Town Affairs, concurring with the Churches A&, the Person thus elected and approved, accepting thereof, fettling with them, shall be the Minister, towards whose 43. ca. i.

Scitlement

Registring Births and Deaths.

Settlement and Maintenance, all the Inhabitants and rateable Estates lying within fuch Town, or Part of a Town, or Place limitted by Law for upholding the publick Worship of God, shall be obliged ro pay in Proportion.

Provided, That nothing herein contained is intended or shall be construed to extend to abridge the Inhabitants of Boston of their accustomed Way and

Practice as to the Choice and Maintenance of their Ministers.

7 W. ca. 9. Advice of Ministers to be had.

34

Be it further enaced, That in such Towns or Places where there is no Church gathered, the rateable Inhabitants of fuch Town or Place, at a Meeting duly warned for that Purpose (Notice thereof being given fifteen Days be-Neighbouring fore the Time of such Meeting) by the major Vote of such Assembly then and there met, with the Advice of three Neighbouring ordained Ministers, shall choose and call an Orthodox, Learned and Pious Person to dispense the Word of God unto them. To the Settlement and Maintenance of which Minister, all rateable Estates and Inhabitants within such Town or Place shall be assessed,

and pay porportionably.

And it is further enaced by the Authority aforesaid, That where any Town or Place shall be negligent of their Duty by Law required, respecting the Maintenance of the Ministry, the Court of Quarter Sessions of the Peace within the same County, upon Complaint to them made, are impowered and vide Remedy required effectually to provide for Remedy thereof, and by Warrant from faid Courr, to convent before them the Select-men, or others specially appointed by the Inhabitants of fuch Town or Place to take Care in that Matter, (having accepted fuch Berrustment;) and upon Conviction of Neglect therein, to impose a Fine upon the Delinquents not exceeding Forty Shillings each Person for the first Offence: And upon a second Conviction of such Neglect, to impose a Fine of Four Pounds upon each Person, and the like Sum of Four Pounds for every after Conviction: Such Fines to be levied by Distress and Sale of the Offenders Goods, returning the Over-plus (if any be), and to be difposed to the Use of the Poor of the same Town or Place, by the Select-men, or Overseers of the Poor.

Peace to proin Cale of Neglect of Maintenance of the Miniîtry. 1 A. ca. 3.

CHAP. XXI.

An Act for the Registring of Births and Deaths.

OR preventing of great Uncertainty and Inconvenience that may happen, for want of a particular Register of Births and Deaths:

Town Clerks to Register Births and Deaths.

Be it enaced by the Governour, Council and Representatives, in Goneral Court affembled, and by the Authority of the same, That every Town-Clerk within this Province, shall be, and is hereby impowered and required, to take an Account of all Persons that shall be born or shall die, within each Town respectively, and the Precincts thereof; and fairly to Register in a Book, their Names and Sirnames, as also the Names and Sirnames of their Parents, with the Time of their Birth and Death. And the Clerk shall demand and receive the Fee of three Pence, and no more, for each Birth or Death by him so Registred; to be paid by the Parents, or others nextly related to, or concerned with the Party born or dying. And if any shall refuse or neglect to give Notice to the Town-Clerk of the Birth or Death of any Person that they are so related to or concerned for; or to pay for Registring as abovesaid, by the space of thirty Days next after such Birth or Death: Every Person so refusing or neglecting, and being (upon the Complaint of any Town-Clerk) thereof convicted before a Justice of Peace within the same County, shall forfeit and pay unto fuch Clerk, the Sum of Five Shillings; to be levied by Distress and Sale of the Offenders Goods, by Warrant from such Justice; if Payment thereof be not made within four Days next after Conviction as aforesaid. Town-Clerk shall give forth from the Registry a fair Certificate under his Hand of Persons born or dying in the Town, to any who shall desire the same; and he shall receive fix Pence and no more for every Certificate to given.

Acts and Laws,

Paffed by the Great and General Court or Assembly of the Province of the Mussachusetts-Bay in New-England, begun and held at Boston the thirty-first Day of May, 1693.

CHAP. I.

An Act for the Restraining the taking excessive Usury.

ORASMUCH as the Abatement of Interest hath always been found Preamble. beneficial to the Advancement of Trade, and Improvement of Lands by good Husbandry; and whereas the taking of eight in the Hundred for the Interest of Money, tends to the great Discouragement of Ingenuity and Industry in the Husbandry, Trade, and Commerce of this Province:

Be it for the Reasons asocesaid, enacted by the Governour, Council and Reprefentacives, convened in General Assembly, and it is enaced by the Ruthouter of the same, That no Person or Persons whatsoever, from and after the first Day of August, in the Year of our Lord, one Thousand six Hundred ninety three; upon any Contract to be made after that time, shall six Pound take directly or indirectly, for Loan of any Monies, Wares, Merchandize, per Cent. Inor other Commodities whatsoever, above the Value of six Pounds for the Forterest per Antherance of one Hundred Pounds for a Year; and so after that Rate for a greater of Money. or leffer Sum, or for a longer or shorter time. And that all Bonds, Contracts, Mortgages and Assurances whatsoever, made after the Time aforesaid for the Payment of any Principal or Money lent, or Convenanted to be lent, upon or for Usury, whereupon or whereby there shall be referved, or taken above the Rate of fix Pounds in the Hundred as aforesaid, shall be utterly void; and that all and every Person and Persons whatsoever, which shall after the time aforefaid upon any Contract, take, accept and receive by Way or Means of any corrupt Bargain, Loan, Exchange, or by Covin, or deceitful Conveyance, or by any other Way or Means whatfoever, for the forbearing or giving Day of Payment for one whole Year, of and for their Money, or other Thing or Things, Penalty for above the Sum of fix Pounds for the forbearing of one hundred Pounds for a contracting Year; and so after that Rate for a greater or lesser Sum, or for a longer or shor- for more. for time; shall forfeit and lose for every such Offence the full Value of the Goods and Monies, or other Things so lent, exchanged, bargained, fold, or agreed for; one Moiety thereof to their Majesties, towards the Support of the Government of this Province, and the contingent Charges thereof; the other Moiety to the Informer that shall sue for the same; any Custom, Usage or Law to the contrary notwithstanding.

Provided, Nothing in this Act shall extend to the letting of Cattle, or other A saving. Usages of like Nature, in Practice amongst Farmers, or Maritime Contracts among Merchants, as Bottomry, or Course of Exchange, as hath been heretofore accustomed.

CHAP. II.

An Act for encouraging the killing of Wolves.

tenacted by the Governour. Council and Representatives, constants bened in Eeneral Assembly, and by the Authority of the same, That Wolves to be bened in Eeneral Assembly, and by the Authority of the same, That wolves to be bened in Eeneral Assembly, and by the Authority of the same, That wolves to be bened in Eeneral Assembly, and by the Authority of the same, That wolves to be bened in Eeneral Assembly, and by the Authority of the same, That wolves to be bened in Eeneral Assembly, and by the Authority of the same, That wolves to be bened in Eeneral Assembly, and by the Authority of the same, That wolves to be bened in Eeneral Assembly, and by the Authority of the same, That wolves to be bened in Eeneral Assembly, and by the same and t who foever hath fince the fourteenth Day of May, one Thousand fix paid for our of the Town Hundred ninety and two; or shall hereafter, kill any grown Wolf within this Stock. Province, and bring the Head thereof unto the Constable of the Town in which fuch Wolf shall be killed, or to the Constable of the Town next Adjacent unto the Place of killing fuch Wolf, without the Bounds of any Township; shall

36 Partition of Lands, &c. Criminal Diffences.

.7 W. ca. 5. 2 G. ca 3. 7 G. ca. 3.

have a Receipt of the Contable for the same, and the Constable shall cut off both the Ears from such Head; and the Party producing the Constables Receipt unto the Select-Men of the said Town, or some one of them, shall be allowed and paid out of the Town's Stock, the Sum of twenty Shillings for every Head as aforesaid of a grown Wolf by him kill'd, and the Sum of Five Shillings for every Wolf's Whelp.

And the better to furnish the Select-Men with a Stick sufficient to answer -

fuch Payments:

Select men to affefs their Treasury.

It is further enacted by the Authority aforefaid. That the Select-Men of each Town respectively, shall be and hereby are sufficiently authorized and im-Town yearly powered to affess the Inhabitants of their Town yearly, in due Proportion as for this Occa- near as they can, such Sum and Sums as they shall judge necessary to serve that fion, to be re- Occasion, together with other Chargesof the Town, and to cause the same to of the publick be collected in manner as is by Law directed for the gathering of Town Rates; And all fuch Sum and Sums of Money so paid out of any Town Stock, for the killing of Wolves (the same being made to appear,) shall be allowed unto such Town by the General Treasurer of the Province, out of the publick Revenue.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Maffachusetts-Bay in New-England, begun and held at Boston the thirty-first Day of May, 1693. And continued by Adjournment unto the fixth Day of July following.

CHAP. III.

An Act for the Partition of Lands, &c. and the Recovery of Legacies at the Common Law.

Partition of Lands betwixt Coparceners, &c to be forced by the common Law. 4 W. & M. ca. 13. 13 G. ca. 5. 1 G. z. ca. 1. 17 G. 2. ca. 2.

bened in General Court, and by the Authority of the same, That all Persons having or holding, or that hereafter shall have or hold, any Lands Tenements or Hereditaments, as Coparceners, joint Tenants, or Tenants in Common, may be compelled by Writ of Partition at the common Law to divide the same; where the Parties cannot agree to make Partition thereof by themselves.

Provided, This Act shall not be understood to repeal, or any ways alter any Clause or Clauses in the Act, For Regulating of Townships, referring to undivi-

ded or common Lands.

Legacies to be recovered at the common

And it is further enaced by the Authority aforesaid, That where any certain Legacy is or shall be bequeathed and given to any Person in his or her last Will and Testament; As also where any residuary or uncertain Legacy is, or shall by the Accompt of any Executor be reduced to a Certainty; every fuch Legacy and Legacies as aforefaid, may be fued for, and recovered at the common Law; any Law Custom or Usage to the contrary notwithstanding.

* C H A P. IV.

An Additional Act for the Punishing of Criminal Offences.

Preamble.

WHEREAS the breach of fundry Criminal Laws of this Province, is only punishable by Fines, and many Times the Breakers of them have not Money to fatisfy the fame :

We it therefore enacted by the Governour, Council and Representa: rives, convened in General Allembly, and by the Authority of the fame, That hence-forward it shall be in the Power of any Justice of the Peace, that

Civil Actions.

Sheriffs Accompts.

stall have Cognizance thereof, to punish Breakers of the Peace, Prophaners of 4W.&M ca.6. the Sabbath, and unlawful Gamesters, Drunkards, or prophane Swearers or fences to be Curfers, by fetting in the Stocks, or putting into the Cage, not exceeding three punished by Hours, or Imprisonment twenty four Hours, or by Whipping, not exceeding fitting in the ten Stripes, as the Case may deserve; and where the Offender has not where where the Offender has not where the Offender ha withal to fatisfy the Law in that Case provided.

fenders cannot otherwise satisfy the Law.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England, begun and held at Boston the eighth Day of November, 1693.

CHAP. V.

AnAct relating to Sureties upon mean Process in Civil Actions.

b it enacted by the Governour, Council and Representatives in General Court allembled, and by the Authority of the same, it is Additional ordered and enacted, That where Bail is given upon mean Process Act. in any Civil Action, not only for the Appearance of the Party to answer the Suit, 4 A. ca. 3. but also to abide the Order or Judgment of the Court that shall be given there- 2 G. ca. 10. on; every fuch Surety or Sureties thall be obliged to fatisfy the Judgment in Case of the Principals Avoidance, and the return of Non est Inventus upon the Execution; unless the Surety at the Time of entring up Judgment do bring the Principal into Court and move to be discharged; upon which the Court shall order the Keeper of the Prison to receive him into Custody, that so his Body may be taken in Execution. And the Party for whom the Judgment was given, may have a Writ of Scire Facias out of the same Court against such Surety or Sureties; and in Case no just Cause be shewn to the contrary, the Judgment shall be affirmed against the Surety or Sureties with the additional Costs of Suit;

and Execution shall be accordingly granted.

Always Provided, That such Writ of Scire Facias be taken out and served upon the Surety within twelve Months after the first Trial, and not afterward. And every Surety of whom fuch Recovery is made, may bring his Action for

Damages against the principal Debtor.

CHAP. VI.

An Act for passing of Sheriffs Accompts.

Council and Representatives in Geneval Court astembled, and by the Authority of the same, That every Clerk of the Peace in each County within this Province and Clerk of 12 & 13 W. Assize, shall deliver unto the Sheriss of the County a perfect Estreat of all Fines, ca. 8. Issues, Amerciament, Recognizances, Monies and Forfeitures imposed, set lost or forfeited in any Sessions of the Peace, Court of Assize and General Goal. Delivery, or special Court of Oyer and Terminer, by any Person, due to their Majesties within the Space of thirty Days next after the ending of the faid Courts respectively; and within the faid Time shall deliver unto the Treasurer and Receiver. General of the faid Province, a perfect Schedule of all fuch Estreats by him delivered to the Sheriff; on pain of forfeiting to their Majesties for the Support of the Government, the Sum of Five Pounds for each Neglect, upon Conviction thereof before the Justices of the same Court.

And the Justices of each of the said Courts respectively are hereby impowred to audit, examine and adjust the faid Accompts of the Sheriff, and upon Payment of what shall be found remaining due thereupon, to grant the Sheriff a Quietus est,

And whenfoever any Sheriff upon passing his Accompts shall have his Quietus est, he shall be thereby absolutely discharged of all Sums of Money by him levied and received, and pretended not to be accompted for within the faid Accompt, whereupon he had his Quietus; unless such Sheriff shall be called in Question for such Sum or Sums of Money so pretended to be levied within two Years after the Time of such Accompt and Quietus.

CHAP. VII.

An Act for Regulating of the Militia.

Preamble.

HEREAS for the Honour and Service of their Majesties, and for the Security of this their Province against any Violence or Invasion whatever; it is necessary that due Care be taken that the Inhabitants thereof be armed, trained, and in a suitable Posture and Readiness for the Ends aforesaid; and that every Person may know his Duty and be obliged to perform the same:

We it therefore enacted by his Excellency the Governour, Council and Representatives, in General Court allembled, and it is ordained and enacted by

the Authority of the same,

to Train.

1. That all Male Persons from sixteen Years of Age, to sixty, (other than Persons liable such as are herein after excepted) shall bear Arms, and duly attend all Musters and Military Exercises of the respective Troops and Companies where they are listed or belong; allowing three Months Time to every Son next after his coming to fixteen Years of Age; and every Servant so long, after his Time is out; to provide themselves with Arms and Ammunition, &c.

Clerk to take a Lift four times a Year.

2. And the Clerk of each Troop and Company once a Quarter yearly, all take an exact List of all Persons living within the Precincts of such Troop or Company, and present the same to the Captain or chief Officer, on pain of forfeiting forty Shillings for each Default, to be paid to the Captain or chief Officer to the Use of the Company. And in Case of Non-Payment, to be levied by Distress and Sale of the Offenders Goods, by vertue of a Warrant from the Captain or chief Officer; who is hereby impowred to grant the fame.

Persons to attend Duty where lifted till orderly d fmiss'd.

3. That every Person listed in any Troop or Company shall so continue and attend all Duty in fuch Troop or Company; or otherwise suffer the Penalty by Law provided; until orderly difmiss'd or removed out of the Town or Precinct. And in Case of removal into the Precinct of another Company in the same Town, to produce a Certificate under the Hand of the Captain or chief Officer of the Precinct whereto he is removed, that he is lifted there.

Penalty on fuch as shall shift to avoid listing.

4. If any Person liable to be listed as aforesaid, do exempt himself by shifting from House to House, or Place to Place, to avoid being so listed; he shall pay as a Fine for every such Offence, to the Use of the Company to which he belongs, Ten Shillings, being convicted before any Justice of the Peace of the County.

Foot Soldiers how to be armed. 11 A. ca. 4.

5. That every listed Soldier and other Housholder (except Troopers) shall be always provided with a well fix'd Firelock, Musket, of Musket or Bastard Musket bore, the Barrel not less than three Foot and a half long; or other good Fire Arms to the Satisfaction of the Commission Officers of the Company ; f aSnapfack, a Collar with twelve Bandaliers, or Cartouch-Box; one Pound of good Powder, twenty Bullets fit for his Gun; and twelve Flints; a good Sword or Cutlash, a Worm and Priming-Wire sit for his Gun: On Penalty of six Shillings for want of fuch Arms as is hereby required, and two Shillings for each other Defect, and the like Sum for every four Weeks he shall remain unprovided: The Fines to be paid by Parents for their Sons under Age, and under their Command; and by Masters or Heads of Families, for their Servants other than Servants upon Wages.

6. That

6. That every Trooper shall be always provided with a good serviceable Horse of Five Pounds Value, and not less than fourteen Hands high, (the same to be Troopers, how to be determined by the two Chief Commission Officers) covered with a good Saddle, furnished. Bit, Bridle, Holsters, Pectoral and Crooper; and furnished with a Carbine, the Barrel not less than two Foot and half long, with a Belt and Swivel; a Case of good Pistols; with a Sword or Cutlash; a Flask or Cartouch-Box; one Pound of good Powder, three Pounds of sizable Bullets, twenty Flints, and a good pair of Boots and Spurs; on Penalty of twelve Skillings for want of such Horse as is hereby ordered, and three Shillings a Piece for every other Defect, and the like Sum for every fix Weeks he shall remain unprovided: And that each Trooper lift his Horse, and shall not dispose thereof without the Consent of his chief Officer; on the Penalty of Five Pounds: And for Non-Appearance at the Time and Place appointed, for Exercise, every listed Trooper for each Days Neglect, shall pay ten Shillings Fine.

7. That there may be two Troops in a Regiment, each of which Troops

shall not exceed fixty Men with Officers.

8. That Regimental Musters shall be but once in three Years, (except in Regimental Boston.) And every Captain or chief Officer of any Company or Troop in any Re-Musters, and giment, shall be obliged on Penalty of Five Pounds, to draw forth his Company Training of or Troop, or cause them to be drawn forth four Days annually, and no more, to particular Exercise them in Motions, the Use of Arms, and shooting at Marks, or other Companies. Military Exercifes, which every Person liable to Train, having been duly warned, and not appearing and attending the same, shall for each Days Neglect, pay a Fine of Five Shillings.

9. That the Commission Officers of any Company or Troop, or the major Commission Part of them, may order the correcting and punishing Disorders and Contempt Officers on a training Day, or on a Watch; the Punishment not being greater than lay- Power.

ing Neck and Heels, riding the Wooden Horse, or ten Shillings Fine.

10. That there be Military Watches appointed and kept in every Town at Military fuch Times, in such Places, and in such Numbers, and under such Regulation Watches. as the chief Military Officers of each Town shall appoint, or as they may re- 11 A. ca. 6. ceive Orders from the chief Officer of the Regiment: And that all Persons able of Body, or that are of Estate (and not exempted by Law) shall by themselves or some meet Person in their Stead, to the Acceptance of the Commander of the Watch, attend the same; on Penalty of Five Shillings for each Defect; there having been due Warning given.

11. Every Soldier or other Person liable by Law, refusing or neglecting to Penalty for attend Military Exercises, on training Days, or Military Watches; that shall not not attending pay, or have no Estate to be found whereon to levy the Fine; it shall be in the Military Ex-Power of the Captain, or chief Officers of fuch Company on the next training ercifes. Day after fuch Neglect (he not having fati fied the Clerk) to punish him for such Offence, by laying Neck and Heels, or riding the Wooden Horse, not exceeding one Hour's time; And if such Delinquent shall absent himself the second training Day, without giving fufficient Reason to the Captain, or chief Officer for the same; it shall be in the Power of the chief Officer of the Company to direct a Warrant to the Constable of the Town, requiring him to apprehend such Delinquent, and bring him into the Field, that he may be punish'd according as by this Law is provided: And all Constables are hereby required to execute fuch Warrant accordingly.

12. That the Persons hereafter named be exempted from all Trainings, viz. Persons ex-The Members of the Council, the Representatives for the time being, the Secretary Fullices of the Deace President Fellows Students and Sergionts of the Training. tary, Justices of the Peace, President, Fellows, Students, and Servants of Harvard College, exempted by College-Charter, Masters of Art, Ministers, Elders and Deacons of Churches, Sheriffs, allowed Phylicians, or Surgeons, and profest School-Masters, all such as have had Commissions, and served as Field-Officers, or Captains, Lieutenants, or Enfigns, Coroners, Treafurers, Attorney-General, Deputy Sheriffs, Clerks of Courts, Constables, constant Ferrymen; and one Miller to each Grist-Mill, Officers employed in and about their Majesties Revenues, 1 A. ca. 1. all Masters of Vessels of thirty Tons and upwards, usually employed beyond

Militia.

Persons exempted from Military Watches, &c.

11 W. ca. S.

Commission Officers to appoint Serjeants & Corporals. .

(producing Certificate thereof from two able Surgeons) Indians and Negroes. 13. That the Persons hereafter named be, and hereby are exempted from. Military Watches and Wardings, viz. The Members of the Council, Secretary,

Sea; and constant Herdsmen, Lame Persons, or otherwise disabled in Body

Representatives for the Time being, President, Fellows, Students of Harvard-College, and the Gentlemen belonging to the Troop of the Governour's Guard, Ministers, and Elders of Churches, allowed Physicians and Surgeons, Constables,

constant Ferrymen, and one Miller to each Grist Mill.

14. That the Captain and Commission Officers of each Company or Troop shall and hereby are fully impowred to nominate and appoint meet Persons to ferve as Serjeants and Corporals in the respective Companies or Troops; and to Displace them, and appoint others in their Room, as they shall see meet.

15. That twice every Year, or oftner if required, every Captain or chief View of Arms. Officer of each Company or Troop, shall give order for a diligent Inquiry into the State of his Company, and for taking an exact List of the Names of his Soldiers, and Inhabitants within the Limits of his Company, and of the Defects of Arms or otherwife, and Names of the defective Persons; that they may be profecuted as the Law hath provided, and fuch Care may be taken as is proper to

remedy the fame.

How Perfons unal le to purchase Arms, may be provided.

16. That if any Person who is by Law obliged to provide Arms and Ammunition, cannot purchase the same by such Means as he hath; if he bring to the Clerk of the Company, Corn or other Merchantable Provision, or vendible Goods, so much as by Apprizement of the Clerk and two other Persons mutually chosen, shall be judged of greater Value by one fifth Part than such Arms or Ammunition is of; he thereupon shall be excused from the Penalties for want of Arms and Ammunition, until he can be provided, which the faid lerk shall provide as foon as may be by Sale of fuch Goods, and render the Overplus to the Party, if any may be: But the Party shall notwithstanding give his personal Attendance upon all Occasions as other Soldiers, until he be supplied and at such times shall perform any proper Service he may be put upon by the Captain or Chief Officer of the Company he belongs to. But if the Person be judged unable to buy Arms, or to lay down the Value proposed; if he be a single Man, he shall be put out to Service by the two next Justices of the Peace, to earn wherewith to buy Arms and Ammunition. If fuch Person have a Family and be judged unable by the Captain and major Part of the Select-Men to lay down such Value for the End aforesaid, then he shall be provided for out of the Town Stock, or by Arms procured at the Town's Charge, until fuch time as he be judged able to pro-And such Arms to be under the Care of the chief Military vide for himself. Officer and the Select-Men of the Town. 17. That Drums, Drummers, Trumpets, Trumpeters, Colours and Ban-

How Drums Trumpets, &c. ners, be by the Commission Officers of each Troop or Company provided at the

11 W. ca. 4.

are to be pro- Charge of the respective Companies and Troops where they are not already vided.

Provided, and the Fines will not reach to procure the same; and that such as have been imployed as Drummers or Trumpeters, or are fit and capable thereof, being appointed unto fuch Service by the chief Officer of any Company or Troop, shall attend the Service, on Penalty of Forty Shillings Fine: and every Drummer for a Year's Service shall have Twenty Shillings, if he find his own Drum; and Ten Shillings, if the Captain finds the Drum. And a Trumpeter Forty Shillings a Year, if he finds his own Trumpet; and Twenty Shillings,

if the Captain finds it.

Penalty for refusing to ferve as Clerk.

18. That such meet Person as by the Commission Officers of any Company or Troop shall be appointed Clerk, and shall refuse to serve, shall pay Forty Shillings Fine, and another be chosen in his Room, and so until one do accept; Which Person shall be under Oath for the faithful Discharge of his Office, to be administred unto him by a Justice of Peace in the same County, in the Words following,

Oath.

YOU do swear truly to perform the Office of Clerk of the Military Company under the Command of A. B. Captain, to the utmost of your Skill and Power in all Things appertaining to your Office according to Law. So help you God.

And for every Distraint made for any Fine not exceeding Forty Shillings, he shall have one Quarter Part for his Pains and Trouble. And for such Fines Allowance & he may distrain Ex Officio; and in distraining shall observe such Rules as the Distress for Fines. Law hath provided in other Cases; and upon ten Days Notice shall account with and pay to the Captain or chief Officer what Fine's he hath received, his

own Part being deducted.

19. The chief Military Officer of each Regiment as often as he shall see Cause, Meeting of shall require the Captain or chief Officer of each Company in his Regiment to the chief Ofmeet at such Time and Place as he shall appoint, and then with them to confer ficers of the and give in Charge such Orders as shall by them, or major Part of them be Regiment. judged meet, for the better ordering and fettling their feveral Companies, and for the better promoting of Military Discipline amongst them. And the chief Officer is hereby impowered by his Warrant directed to any Clerk or Officer of Their Power. his Regiment, to Summon or cause to be brought before them any Offender 12 W. ca. 1. against the Laws Military, and according to Law to hear and determine all Matters proper for their Cognizance, and to give Sentence, and to grant Mittimus, or Warrants for Distraint to the Clerk of the Company where the Offence is committed; for executing which Warrant, if above Forty Shillings, he shall have ten Shillings out of the same for his Pains and Trouble therein, and no

20. That there be a Stock of Powder and Ammunition in each Town pro- Town Stock vided, and from time to time as there is need, be renewed by the Select-men; of Ammuniwhich shall be a Barrel of good Powder, two hundred Weight of Bullets, and tion, &c. three hundred Flints, for every fixty lifted Soldiers, and after that Proportion for the lifted Soldiers of each Town, whether more or less: Also that the Selectmen procure such a Number of Arms, and so much Ammunition as shall be made to appear by the chief Commission Officer of each Company in the several Towns to be needful for the Supply of such Poor as by Law they are to pro-And fuch Town as cannot make it appear to the chief Commander of the Regiment that they are thus provided, at or before the first of May next, shall pay Five Pounds Fine, which shall be distrained by Warrant from the said being unpro-Officer, directed unto the Constable upon the Sclect-men of the Town, or any vided. of them; and disposed of for the Use of the said Town towards the Supply of fuch Stock: And the like Sum for every three Months they shall remain so unprovided.

21. And the Select-men where there is not a sufficient Stock of Powder, Select-Men to Arms and Ammunition, and in such Towns where there is need of Watch-make a Rate Houses, Firing and Candles for their Watches; in such Case the Select-men for buying of Ammunition, for so much as is wanting, are to procure or supply what is required or needed &c. in case; as before, and shall make Provision for the same by a Rate, equally and justly laid upon the Inhabitants and Estate in such Towns, and such Rate signed and committed by them to the Constables to collect, who shall, and hereby are required and authorized to collect the same; and for Non-Payment to distrain as for other Rates; And the Money or Pay collected to be brought in to the chief Military Officers and the Select-men of the Town, to be by them improved for the And the Select-men, or fo many of them as shall neglect their Ends aforefaid. Duty herein, shall pay twenty Shillings Fine, to be paid to the Captain for the Penalty for Use of the Company, being convict before two Justices of the Peace, who are Neglect. hereby impowered to convent the Party, and to hear and determine the same, and if need be, to appoint other meet Persons in such Towns under the like Penalties to perform the faid Service.

22. That no Clerk Ex Officio make diffraint for any Fine until four Days af- Clerks Ex Ofter the Offence committed, that so the Party may have Opportunity to make Ex. ficio, not to dicuse, if any he have, why he should not pay the Fine. And every Clerk that four Days. neglects or refuses to Account or make Payment, as by this Law is provided, he, Penalty for by a Warrant from the chief Officer of the Company directed to the Constable, may his neglect to be distrained on for so much as he hath or should have collected or distrained for, account &c.

23. That all Officers yield Obedience to the Warrants or Commands of their Superiour Officers, on Penalty of Five Pounds; to be heard and determined at

Penalty for Officers difobeving their Superiour

the next Meeting of the chief Officers and Captains of the Regiment; And the Fine to be taken by Distress and Sale of the Offenders Goods, (returning the Over-plusif any be) by Warrant from the chief Officer of the Regiment, directed to the Clerk of the Company to which such Offender belongs, and to be improved to the Use and Benefit of such Company as the Officers so met shall agree,

the r-Expences being first defrayed out of the same.

Alarm.

24. That an Alarm at the Castle upon Castle-Island near Boston, being made upon fuch Causes as are agreeable to Instructions to be given by the Governour to the Captain of the Castle, shall be by putting out two Flaggs, and siring of two Guns towards the Town; at which time there shall with all possible Speed fuch Numbers be fent down for their Relief, as the Governour and Captain General, or fuch Person as shall be Commander in Chief in his Absence, shall think At any other Place, an Alarm may be made by firing three Guns one after another, or by firing a Beacon, their Drums beating an Alarm, all Per-Tons being called upon to Arm: upon which all the trained Soldiers, and others capable to bear Arms that are then Resident in any Town, shall forthwith appear, compleat with their Arms and Ammunition according to Law, at the usual Place of Rendezvous, or where the chief Officers shall appoint; there to attend such Commands as shall be given for their Majesties Service, and that on the Penalty of Five Pounds Fine, or three Months Imprisonment. The Members of the Council, Justices and Sheriffs, to attend upon the Governour, if at or near Boston; and in other Places, to appear and advise with the chief Military Officers of the Town, and to be affifting in their Majesties Service according to their Quality. And fuch Alarms shall at all Times be carried on from Neighbourhood to Neighbourhood, and from Town to Town throughout the Province; and from fuch Town where the Alarm is made, there shall be forthwith dispatched one or more Horse-men, to signify the Occasion thereof to the Justice of the Peace, chief Military Officer, or Conftable of the next Town or Towns, which all Perfons are to take Notice of and attend as is before directed; And if the Alarm be made either from a Sea-Port Town, or other Town that lies a Frontier to, or in great Danger of the Enemy, the Captain or Captains of the adjacent Towns, shall forthwith go with or fend fuch Relief as they shall judge meet for the Offence of the Enemy, or Defence of themselves and Neighbours; but so as to be obfervant to any Commands or Orders they may receive from their Superiour And if any Person shall wilfully make a false Alarm, he shall be fined to their Majesties Twenty Pounds, for Support of the Government; or fuffer fix Months Imprisonment.

Penalty for not appearing upon an Alarm.

Relief to be fent to the Frontiers.

Penalty for a false Alarm. 12 W. ca. 1.

Penalty for Quartering Soldiers, &c. upon Inhabitants.

25. No Officer Military or Civil, or other Person, shall Quarter or Billet any Soldier or Seaman upon any Inhabitant within this Province, without his Confent (other than the publick licensed Houses) under the Penalty of one Hundred Pounds; to be recovered by Action, Bill, Plaint or Information, in any Court of Record; one half to their Majesties, for the Support of the Government; the other half Part to the Party grieved that shall inform and fue for And every such Inhabitant may refuse to Quarter any Soldier or Seaman notwithstanding any Order whatsoever.

26. That all Persons exempted by this Law from Trainings, shall notwithstanding be provided with Arms and Ammunition compleat, upon the same

Penalty as those that are obliged to train.

Fines & Forfeitures how to be recover-

27. All Fines Penaltics and Forfeitures arising by Virtue of this Act, or any Breach thereof (not otherwise disposed of therein) shall be for the Use of the ed & disposed. Regiment, Company, or Troop respectively: That is to say, for procuring and repairing Drums, Trumpers, Colours, Banners, Halberts, paying of Drummers and Trumpeters, or other Charge of the faid Company; and the Overplus (if any be) to be laid out in Arms and Ammunition for a Town Stock; and be recovered by Action, Bill, Plaint or Information, in any of their Majesties Courts of Record.

C H A P. VIII.

An Act for High-Ways.

FOR the better amending and keeping in Repair and Clear, the High-Ways, Preamble. and common Roads, leading from Town to Town, and Place to Place; and for laying out new High-Ways, and turning old High-Ways where it shall be needful:

To it enaced by the Governour, Council and Representatives, in Ge. Surveyers of neral Court assembled, and by the Authority of the same, That there be Auto be Chosen nually chosen two or more Freeholders in each Town respectively within this Production and sworn vince, to beSurveyers of the High-Ways, who shall beSworn before some Justice Annually. of the Peace in the County, diligently and faithfully to perform the faid Office for the Year ensuing; which Surveyers shall take Care that all High-Ways, 11 G. ca. 3. Private-Ways, Caufeys and Bridges lying within the Precincts of fuch Town, be kept in Repair, and amended from time to time, when and so often as shall be needful, at the Charge of such Town (where it is not otherwise settled) that so they may be safe and convenient for Travellers, Teams, and Drovers; And the Surveyers are hereby impowred to cut down, dig up, or remove, as Their Power. well all forts of Trees, Bushes, Stones, Fences, Rails, Gates, Inclosures, or other Thing or Things, as may any Way straiten, hurt, hinder or incommode the High Ways: As also to dig for Stone or Gravel, Clay, Marl, Sand or Earth, in any Land not planted or inclosed; and to press any Carriage, Workmen, or other Things fit to be employed in the High-Ways, for fuch reasonable Satisfaction to the Parties concerned as such Surveyers can agree for; and in case of Disagreement, such as the two next Justices shall appoint.

And the Surveyers shall appoint certain Days for providing Materials and Surveyers to Working in the High-Ways; having respect to the Season of the Year, and the give publick Weather, and giving convenient publick Notice; at which Days all Perfons Notice for liable to Work, (That is to fay, from fixteen Years old and upward) by them-working the Highfelves, or other sufficient Persons in their stead, shall attend: And if any Per- Ways. fon make Default of attending the faid Work, by himfelf, or other fufficient Person in his stead; or with his Cart and Team, as he shall be appointed; upon Complaint and Proof thereof before the next Justice of Peace, without reasonable Excuse made, and allowed by such Justice, he shall cause to be levied Penalty for of every such Offenders Goods, the Sum or Penalty of two Shillings, six Pence, Non-attenfor each Day's Neglect of Labour, besides the Charge of making Distress; and dance. for Default of their Cart and Team fix Shillings per Diem, with Charge of

Distress as aforesaid.

And further it is enacted by the Authority aforesaid. That where a new High-Way or common Road from Town to Town, or Place to Place shall be fions to give wanting, and where old Ways with more Conveniency may be turned or alter- order for layed; upon Application made to the Justices in Quarter Schlions, within the same ing out New County, the faidCourt may appoint a Committee of two or three fufficient Free-High-Ways, holders of the next Towns, who shall have most Cecasion of the said Way, to old ones. enquire into the Necessity and Conveniency thereof, and to make their Report thereon; and being judged to be of common Necessity or Conveniency, the Justices of the faid Court shall order a Warrant to the Sheriff or his Deputy, to summon a Jury out of the next Towns, to meet at some convenient Day and Place therein mentioned, to View-and lay out such High-Ways or Roads, who shall have an Oath administred unto them by a Justice of Peace, to lay out such Way, according to the best of their Skill and Judgment, with most Conveniency to the Publick, and least Prejudice or Damage to any particular Person; which having done, the Sheriff or his Deputy, is to make Return thereof, at the next Court of Quarter Sessions of the County where the same Way is, as well under his own as the Hands of the Jurors, by whose Oath the same is laid out; to the End the same may be allowed and Recorded, and after known for a publick High-Way.

Provided,

Fences, Cattel, Tc.

Damage in Proprieties to be made good.

Prvided, That if any Person be thereby damaged in his Propriety or improved Grounds, the Town shall make him reasonable Satisfaction, by the Estimation of those that laid out the same : And if such Person so damaged, find himself aggrieved by any Act or Thing done by the Jury, either in laying of the faid Way, or Estimate of his Damages, he may apply unto the Court of Quarter Sessions for Relief, before any Allowance or Determination be made by them; who are hereby impowred to hear and determine the same. But if no sufficient Cause appear for Complaint, he shall pay all Charges arising thereby.

Select-Mens Power to lay out private Ways. 12 A, ca. 6.

And he it further enacted, That the Select-Men of each Town respectively, be, and are hereby impowered, by themselves, or others whom they shall appoint; to lay out or cause to be laid out, particular and and private Ways for such Town only, as shall be thought necessary; so as no Damage be done to any particular Person, in his Land or Propriety without due Recompence to be made by the Town; as the Select-Men and the Party interested may agree; or as shall be ordered by the Justices in Quarter Sessions, upon Enquiry into the same by a Jury to be summoned for that Purpose.

Recompence for Damage

And it is further enaced, That if any Person or Persons shall erect and set up any Gates, Rails or Fence upon or across any High-Way or Country Road, or continue any fuch to the Annoyance and Incumbrance of the same, (other than fuch as shall be allowed by the Court of Quarter Sessions within the Coun y) it shall be deemed a common Nusance; and it shall be lawful for any Person or 7&8 G.z.ca.3. Perfons to pull down and remove the same: And if any such Incumbrance be in any particular or private Way, allowed and fettled by any Town, upon Complaint thereof made to the next Justice of the Peace, he shall appoint a Committee of two or more discreet and indifferent Persons to view such Incumbrance, and cause the same to be removed: And if any Person be aggrieved at the Removal of any fuch Gate, Bars or Fence, he shall be heard at the Quarter Seffions within the same County, and upon just Cause shewn, shall be by them relieved.

Nufance upon High-Ways tobe removed. 10 W. ca. 1.

Damage hapfects in Ways or Town.

And he it further enaced by the Authority aforelaid, That if through Negning thro' De-lect or not keeping in sufficient Repair any High-Way, Causey, or Bridge; any Person happen to lose his Life in passing any such High-Way, Causey, or Bridge, be made good or lose a Limb, brake a Bone, or receive any Bruise or Breach in any Part of his by the County Body, through any Defect in, or want of necessary Repair of such High-Way, Causey, or Bridge; the County or Town respectively to which of Right it belongs to maintain and keep the same in Repair, having been warned or notified of fuch Defect and need of Repairs and Amendment thereof, either in Writing under the Hand of two Witnesses, or by Presentment thereof made at the Sessions of the Peace; shall pay unto the Parents, Husband, Wife, Children or next of Kin to any Person so losing his or her Life, the Sum of one Hundred Pounds; and for any other Harm as aforefaid, double the Damage sustained thereby; to be ordered and set upon them by the Justices of the same County in Quarter Sessions; who are hereby impowered thereto; and to render like Recompence for any Carriage, Cart, Horse, or other Beast harmed or lost, proportionable to the Damage fuffered.

Penalty on Surveyers refuling to accept, or neglecting their Duty.

And if any Person chosen a Surveyer, shall refuse to accept and take his Oath, he shall forfeit Twenty Shillings; and having accepted do neglect his Duty, shall forfeit for every Neglect five Pounds: The faid Forfeitures respectively to be to the Use of the Town; and to be recovered by Complaint before the next Justice of Peace, or at the Sessions of the Peace in the same County.

No Person to be charged above a due Proportion to the High-Ways; either

in Labour or Teams.

CHAP.

An Act for Regulating of Fences, Cattel, &c.

Preamble.

FOR the better preventing of Damage in Corn-Fields, and other improved and common Lands, by Horses, Neat Cattle, Sheep or Swine, going at large:

He it enacted by the Covernour, Council and Representatives in General Courraffemilled, and by the Authority of the fame. That in every Town to be chosen and Peculiar within this Province, there be annually chosen by the Inhabitants and Sworn. thereof (at the time of their Meeting to choose Select-Men and other Town Officers) two or more meet Persons, to be Viewers of Fences; who shall be Haywards or Sworn before a Justice of Peace to the faithful Discharge of their Office, in the Field-Drivers. Particulars committed to their Care by this Act: As also two or more Persons Fences of four for Haywards or Field-Drivers. And that all Fences of four Foot high, being Foot high to of five Rails, or four that are equivalent, Boards, Stone-Wall, Brooks, Rivers, be accounted Ponds or Creecks, equivalent thereto, in the Judgment of the Fence-Viewers, shall sufficient. be accounted sufficient Fences: And all Fences in common Fields and other Penalty fornot Grounds under Improvement, that shall be judged insufficient by the Fence-repairing in-Viewers, and Notice thereof given to the Party that of Right ought to maintain sufficient ence the fame; he shall sufficiently repair and amend all Defects therein within the 4W. & M. Space of fix Days next after such Notice given him: And in Case of his Neglect, ca. 13. the Fence-Viewers are hereby impowered and ordered forthwith to cause such 2 G ca 2. defective Fence or Fences to be sufficiently made up and repaired; and the Per- 7 & 8 G. ca. 3. fon or Persons to whom it belongs to make good such Fence, shall pay double the 12 G. ca. 5. Cost and Charge expended for doing of the same. And in case of results or 16 G. 2. ca. 10. neglect to make Payment as aforefaid, by the Space of one Month next after an Account presented, and Demand thereof made; such Fence-Viewers may recover How to be the same by Action, Plaint or Information, to be brought before any Justice of the recovered. Peace within the same County, if the Sum exceed not Forty Shillings; but if it be above that Sum, then in the Inferiour Court of Common Pleas.

And it is further enacted by the Authority aforesaid, That no Persons None but Proother than Proprietors and Freeholders in any Town or Peculiar, shall let any Freeholders Horse or Horse-kind run to feed upon any common Land belonging to such to have any Town or Peculiar, and every fuch Proprietor and Freeholder may keep one Horse run to Horse-Beast upon the Common, and no more; except such Proprietors and feed on the Freeholders; every of whom have a rateable Estate within such Town or Peculiar, of the Value of Fifty Pounds, they to have the Privilege of two and no more.

And the Owners of all Harfe-kind going upon the Common, are required to Horfes going cause the same to be entered with the Town-Clerk, who is to keep a Book for on the Comthat Purpose, and therein set down as well the natural as artificial Marks, and mon, to beenfor every such Horse or Horse-kind, shall pay a Fee of Three Pence to the tered with the Clerk for his entry: Such entry to be made at or before the tenth Day of April Town Clerk. next, and so annually; on Pain that every Person neglecting so to do, shall forfeit and pay the Sum of ten Shillings for each Default. And if any Freeholder or Proprietor shall desire to put more Horses upon the Common than is herein before allowed, he shall first repair to the Town Clerk, and make entry of the Number and Marks thereof as aforesaid, and pay the Fee as aforesaid for every fuch Entry, as also the Sum of Five Shillings per Head, per Annum; to the Use of the Proprietors of such Commons, on pain of forfeiting the Sum of ten Shillings per Head for such Neglect.

And every Town and Peculiar within this Province are required to choose Persons to be annually two meet Persons to see to the due Observance of this Act relating to annually cho-Horses, and to prosecute the Breakers thereof: And if any Person so chosen sen, to see to shall refuse to serve, or neglect his Duty in any of the Particulars herein committed to his Care, he shall forfeit and pay the Sum of truenty Shillings, to the mitted to his Care, he shall forfeit and pay the Sum of twenty Shillings to the

Use of such Town.

And the Town Clerk of each Town respectively shall once in the Year give Town Clerk an Account and pay in to the Select-men of the Town, so much as he shall re- to account ceive by Vertue of this Act for any Horse-kind going upon the Common.

All Penalties and Forfeitures arising for Breach of this Act relating to Horfes Penalties and going upon the Common, shall be one Moiety thereof unto the Use of the Per-Forfeitures fons to be appointed to fee to the Observance of this Act, and the other Moiety how to be to him or them that shall inform and sue for the same, before any Justice of the disposed. Peace within the County.

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Swine to be yoked and ringed.

And he it further enacted by the Authority aforefaid, That all Swine going at large on the Commons, shall be sufficiently yoked, from the first of April to the fifteenth of October yearly; and ringed in the Nose all the Year. any Swine be found unyoked or unringed, their Owners shall be liable to pay fix Pence per Head; and if found Damage feafant being unyoked or unringed to pay Twelve Pence per Head, over and above double Damages to the Party injured. And the Hayward or Field-Driver or any other Person may take up and impound fuch Swine.

Fee for impounding.

And that there be paid unto the Hayward or Field-Driver, one Shilling per Head for all Neat Cattel or Horfes, and three Pence per Head for all Sheep and Swine by him impounded: And to the Pound-keeper two Pence per Head for all Neat Cattel or Horses, and one Penny per Head for all Sheep or Swine, for taking in and letting out, to be paid by the Owners of fuch Creatures.

Penalty for Sheep going on the Common without a Keeper. Repealer.

And that for every Sheep in every Town going on the Commons without being under the Hands of a Shepherd, from the first of May to the last of October, in every Year; the Owners or Keeper of the faid Sheep, shall pay the Sum of three Pence for every Sheep at any Time so found running on the Common, not under the Hand of a Shepherd or Keeper, betwixt the first of May, and last of October yearly.

CHAP. X.

An Act for Regulation of Seamen.

Preamble.

THEREAS great Loss and Damage is frequently occasioned to Trade and Navigation by Seamen deserting their Employ or Voyage they are entered upon; or being taken off from the same; by Arrest and Restraint for Debt, or Pretence thereof:

For Remedy whereof:

No Mariner or Seaman to be arrested for any Debt made whilst he belongs to a Ship, &c.

It is declared and enacted by the Governour, Council and Representatives in General Court astembled, and by the Authority of the same, That if any Innkeeper, Victualler, Seller of Wine or strong Liquors, Shop-keeper, or any other Person what soever, shall trust or give Credit to any Mariner or Seaman belonging to any Ship or other Vessel, without the Knowledge and Allowance of the Master or Commander thereof; no Process or Attachment for any Debt so contracted without Knowledge and Allowance as aforesaid, shall be granted against or served upon such Mariner or Seaman, until he shall have performed the Voyage he is then entered upon, and be discharged of the same: And every Process granted contrary hereunto, and serving thereof, shall be deemed and adjudged utterly void in Law: And any Justice of the Peace within the same County before whom it shall be made appear, that any Mariner or Seaman belonging to any Ship or Vessel, is committed or restrained upon Process granted for any Debt or Pretention of Debt made whilst such Mariner or Seaman was engaged and actually entred and in pay on any Voyage, shall forthwith order his Release.

Penalty on Masters shiping Seamen first entertained on board another Ship,

Seamens Penalty.

Seamen deferting their Service to be Imprisoned. 12 W. ca. 2.

And he it further enaced by the Authority aforelaid, That if the Master or Commander of any Ship or other Vessel, shall ship any Seaman, knowing him to be first entertained and ship'd on Board another Ship or Vessel, or after Notice thereof given him, shall not forthwith dismiss him; every such Master or Commander so offending, being thereof convicted, shall forfeit and pay the Sum of Five Pounds; one Moiety thereof to the Use of the Poor of the Town where the Offence was committed, and the other Moiety to him or them that shall inform and sue for the same, by Action, Bill, Plaint or Information in any Court of Record; and fuch Seaman fo shipping himself, shall forfeit and pay the Value of one Months Wages that he shall so agree for, to be recovered, employed and disposed of in manner as aforesaid.

And further it is enacted, That if any Mariner or Seaman having ship'd himself on Board any Ship or other Vessel to proceed in any Voyage, and under pay (the same being made to appear by his Hand set to the Master's Book, or

other Writing of such Agreement) shall neglect his Attendance and Duty on Board, and absent himself from his said Service, upon Complaint thereof made to any Justice of the Peace within the same County, such Justice is hereby impowered to convent such Mariner or Seaman before him; and upon Conviction of his so absenting himself as aforesaid, to commit him to Prison, that so he may be secured and forth-coming to proceed on the Voyage he has so agreed to, and to be delivered by Order of the Justice that committed him, or some other Justice in the same County.

CHAP. XI.

An Act to prevent Default of Appearance of Representatives to ferve in the General Assembly.

THERE AS there has been a Neglect in some Sheriffs in Obser-Preamble. vance of their Majesties Writ to them directed, for the convening and holding of a Great and General Court or Assembly, timely to see the Act is fue forth their Precepts unto the several Towns within their Bailiwick or 4 W. & M.

Precinct, for the choosing of Representatives to serve in the Great and Gene-ca. 19. ral Court or Assembly, and have also not taken due Care to have Returns of their said Precepts. And for-as-much as many Persons elected for Representatives, and having Summons, are not careful to give their Attendance accordingly in due Time; whereby the publick Affairs for their Majesties Service are prejudiced:

For Remedy whereof:

Be it enaded by the Governour, Council and Representatives in Ge-Sheriffs to neval Court assembled, and by the Authority of the same, it is addined their Precepts and enacted, That every Sheriff upon Receipt of their Majesties Writ for the in seven Days convening and holding of a Great and General Court or Assembly, shall forth- after Receipt with make out his Precepts under his Seal in Form as by Law is directed, unto of their Mathe Select-men of the several Towns within his County, and cause the same to jesties Writ. be safely conveyed and delivered unto one or more of such Select-men, within the space of seven Days at furthest next after his Receipt of such Writ as aforefaid; and shall likewise take effectual Care for having his Precepts returned to him again from the faid Towns respectively, with what shall be done pursuant thereto, by the Daystherein prefixed, and cause the same to be brought in to the Secretary's Office as by Writ he is commanded.

And the Select-men of each Townfupon Receipt of the Sheriff's Precept, Select-men shall cause the Freeholders and other Inhabitants of the said Town duly qua- to cause the lified as in the faid Precept is mentioned to be affembled and meet at fuch Time Town to be and Place as the Select-men or the major Part of them shall appoint to elect and assembled for depute one or more Representatives for such Town, as by Law they may, and choice of Reshall cause the Person or Persons so elected and deputed by the major Part of presentatives. the Electors present at such Meeting, to be timely notified and summoned by one or more of the Constables of the said Town, to attend their Majesties Service in the Great and General Court or Assembly, upon the Day, and at the Time and Place appointed for holding of the fame : And the Select-men or the Penalty on major Part of them, shall make Return of such Election under their Hands Sheriffs for upon the faid Precept, or annexed thereto, in Manner and Form as by Law is Neglect of prescribed; and cause the same to be delivered unto the Sheriff of the County, Duty. at or before the Day therein prefixed for return of the same; on Pain that every Sheriff neglecting his Duty in any of the Particulars before mentioned, shall forfeit and pay the Sum of Fifty Pounds.

And every Select-man or Constable in any Town neglecting his Duty in any Penalty on of the Particulars before mentioned, shall incur the Pain and Forfeiture of Five & Constables. Pounds.

And every Sheriff shall be allowed for his I rouble and Charge in sending Sheriffs Alout his Precepts, Forty Shillings, to be paid out of the County Treasury. Iowa co. de

Select-mens Allowance.

And the Solect-men to be paid by the Town for the Charge of returning

their Precept, for which shall be paid three Pence a Mile.

Penalty for Representatives Non-attendance the first Day of the Court.

And he is further enacted by the Authority aforefaid, That every Person elected to serve as a Representative for any Town in any Great and General Court or Affembly, and being fummoned thereto, shall give his Attendance at the faid Court on the first Day appointed for the Court's Sitting (without reafonable and just Excuse for his Absence, being made and allowed of by the House of Representatives), on Pain of forfeiting the Sum of Forty Shillings; unless such Person being present at the Election, shall declare unto the Assembly his Non-acceptance of the Service; or upon Notice thereof given him, shall forthwith fignify his Non-acceptance unto the Select-men by Writing under his Hand: In which Case, the Select-men shall call the Town together again to elect a-new, that so they may enjoy their Privilege.

That not any Town in this Province shall chuse any Representative, unless fuch be a Freeholder and Resident in that Town or Towns, such are chosen to

and Resident. represent.

Penalty on Persons voting, being

Representa-

tives to be

Freeholders

And if any Person not duly qualified according to Law, shall presume to vote in the Choice of Representatives, one or more for any Town; or shall put in more than one Vote for any one Person in such Choice, being thereof convict. not qualified. ed; he shall forfeit and pay the Sum of Five Pounds, one Moiety thereof unto their Majesties for and towards the Support of the Government, and the other Moiety to him or them that shall inform and sue for the same,

All Persons shall put in their Votes unfolded to the Select-men or Constables

appointed to receive the same.

Voters questi-Oath.

And that where any Person offering to give in his Votes for Representatives oned, to make in any Town, shall be questioned by the Select-men of the said Town as to his being capable by Charter to vote; the faid Person or Persons giving his or their Oath that they are bon î fide worth forty Pounds Sterling, or an Estate of Freehold to the Value of forty Shillings per Annum, before a Justice of the Peace or in the Absence of a Justice of the Peace, before the Town Clerk, who is hereby impowered to administer the same, he or they shall be accounted capable of voting, and put in his or their Votes accordingly.

All Fines and Forfeitures arising for Breach of this Act or any Branch thereof. and not otherwise therein before disposed of, shall be unto their Majesties, for and towards the Support of the Government; and be recovered by Action, Bill, Plaint

or Information, in any of their Majesties Courts of Record.

Fines and Forfeitures how to be disposed.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay, in New-England, begun at Boston the eighth Day of November, 1693. and continued by Adjournment unto the fourteenth Day of February, following:

CHAP. I.

An Act for the better Rule and Government of the Indians in their feveral Places and Plantations.

TO the Intent that the Indians may be forwarded in Civility and Christi-10 W. ca. 6. , anity; and that Drunkenness, and other Vices be the more effectually 12 W. ca. 10. suppressed amongst them: 13 W. ca. 21.

2 A. ca. 4. Be it senated and ordained by the Governour, Council and Representatives in General Court allembled, and it is enaced by 4 G. ca. 6. lentatives in General Court autimote, and is bereby impowered to 21 G. 2. ca. 3 the Advice and Consent of the Council, may, and is hereby impowered to appoint.

Government of the Indians.

appoint and commissionate one or more discreet Persons within several Parts of this commission Province, to have the Inspection and more particular Care and Government of ners to be the Indians in their respective Plantations; and to have, use, and exercise the appointed in several Parts, Power of a Justice of the Feace over them, in all Matters Civil and Criminal; to have the as well for the hearing and determining of Pleas betwixt Party and Party, and more particuto award Execution thereon; as for the examining, hearing and punishing of lar Care and Government criminal Offences, according to the Acts and Laws of the Province, so far as the of the Indians. Power of a Justice of Peace does extend. As also to nominate and appoint Constables, and other proper and necessary Officers amongst them.

And he it surfer enaced by the Authority aforesaid, That no Person or Persons whosoever, shall directly or indirectly, sell, truck, barter or give to any Penalty for Indian, any strong Beer, Ale, Cyder, Perry, Wine, Rum, Brandy, or other strong selling strong by wher Name or Names soever called or known; on Pain of for-Liquors, by what Name or Names foever called or known; on Pain of forfeiting the Sum of forty Shillings for every Fint; and proportionably for any Indians. greater or lesser Quantity fo fold, truck'd, bartered, given or delivered to any Indian directly or indirectly as aforesaid; upon Conviction thereof before a Justice of the Peace, where the Penalty does not exceed forty Shillings; and if it exceed that Sum, at the Sessions of the Peace to be holden for the same County where the Offence is committed: one Moiety of all fuch Forfeitures to be unto their Majesties, for and towards the Support of the Government; and the other Moiety to him or them that shall inform and prosecute the same, by Bill, Plaint, or Information. And if the Offender be unable, or shall not forthwith pay and fatisfy the faid Penalty or Forfeiture, then to be committed to the Goal of the County; there to remain until he pay and fatisfy the fame, or fuffer two Months Imprisonment.

Provided, This Act shall not be intended or extend, to restrain any Act of Charity for relieving any Indian (bonà fide) in any sudden Exigent or Faintness or Sickness, not to exceed one or two Drams; or byPrescription of somePhy-

fician in writing, or by the Allowance of a Justice of Peace.

And for the better Discovery of such ill disposed Persons, who through Greediness of filthy Lucre, shall privately sell, or deliver strong Liquors, or strong Drink, to any Indian or Indians: (of which it is difficult to obtain positive Evidence, other than the Accusation of such Indian or Indians:) And to the Intent that Murders; and other Outrages frequently occasioned

thereby, may be prevented:

It is ordained and enamed, That the Accusation and Affirmation of any Indian, with other concurring Circumstances; amounting to an high Presump- Indian Accution in the Discretion of the Court, or Justices; who have Cognizance of the sation, with Case; (the Accuser and the Accused being brought Face to Face at the Time Circumstanof Trial) shall be accounted and held to be a legal Conviction of the Person ces, to amount fo accused, of giving, selling or delivering Wine, Rum, or any other strong Drink to a Conviction or Liquors to fuch Indian; unless the Party accused shall acquit him or her on: Unless, felf thereof upon Oath; which the Court or Justice respectively are hereby im- &c. powered to require, and administer unto the Person accused, in Form following: That is to fay,

YOU A. B. do Swear, That neither your self, nor any other by your Order, general or particular, Assent, Privity, Knowledge or Allowance, Oath. directly or indirectly, did give, sell or deliver, any Wine, Cyder, Rum or other strong Liquors or Drink, by what Name or Names soever called or known, unto the Indian by whom and whereof you are now accused. So help you GOD.

And further it is enacted, That it shall and may be lawful to and for any Strong Drink Person or Persons to seize any Wines, strong Liquors or Cyder, which he or found with they may find in the Custody of any Indian, not obtained by Allowance as afore- Indians, to be faid; (other than Cyder made of Fruit of their own Growth) and to deliver the feized. same unto the Constable, or one or more of the Select-men of the Town, where the same shall be seized; to and for the Use of the Poor of such Town; and to apprehend fuch Indian, and to-cause him or her to be conveyed before the next Justice of the Peace, to be examined, where and of whom they had such strong Drink.

And

Relief of diffracted Persons.

Penalty for Indians convicted of Drunkenness.

And every Indian convicted of Drunkenness, shall suffer and pay unto the Use of the Poor of the Town or Place where such Offence is committed, the Sum of five Shillings; or else be openly whipped by the Constable of such Town or Place, or some other that he shall procure, not exceeding ten Lashes; as the Justice of Peace before whom such Conviction is, shall determine.

Dec fr. 158?

CHAP. II.

An Act for the Relief of Idiots and distracted Persons.

the Poor, to

Additional Act. 7 A. ca. 2.1 6 G. ca. 3.

Court of Quarter Sessions to order the Estate of fuch Persons

The Justices Licence the Sale of Houfing or Land of distracted Persons, in cafe.

Select men or Overseers of neval Court assembled, and by the Authority of the same, That when the Box of the same, That when and so often as it shall happen any Person to be naturally wanting of make necessa- Understanding, so as to be uncapable to provide for him or her self: or by the for the Relief and an Delice of God, shall fall into Distraction, and become non compos mentis; of Idiots, and and no Relations appear that will undertake the Care of providing for them; or diffracted Per- that stand in so near a Degree as that by Law they may be compelled thereto: In every fuch Case, the Select-Men or Overseers of the Poor of the Town or Peculiar where fuch Person was born, or is by Law an Inhabitant; be, and hereby are impowered and enjoined to take effectual Care, and make necessary Provision for the Relief, Support, and Safety of such impotent or distracted Person, at the Charge of the Town or Place whereto he or she of Right belongs, if the Party has not Estate of his or her own, the Incomes whereof may be sufficient to defray the same: And the Justices of the Peace within the same County, at their General Sessions, may order and dispose the Estate of such impotent or distracted Person to the best Improvement and Advantage towards his or her Support; as also the Person to any proper Work or Service, he or she may be capable to be employed in; at the Discretion of the Select-Men or for Improve- Overfeers of the Poor. And where the Estate of any such Person consists of Housing or Land, in every such Case the Justices of the Superiour Court of Judicature, upon Application to them made, may, and hereby are impowered to licence and authorize the Select-Men or Overseers of the Town or Place whereof the Superi- to fuch Person belongs; or such others as the said Justices shall think fit, to our Court, to make Sale of fuch Housing or Land; the Produce thereof upon Sale to be fecured, improved and employed to and for the Use, Relief and Safety of such impotent or distracted Person, (as the said Justices shall direct) as long as such Person shall live; or until he or she be restored to be of soundMind. over-plus (if any be) to and for the Use of the next and right Heirs of such Party.

And the like Power and Authority is hereby granted unto the Justices of the Superiour Court, with Reference to any Person or Persons now under Distraction, or non compas mentis, as well for the satisfying of the Charges already past, as for what may be future, for the Support, Relief and Safety of any fuch Per-

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England, begun and held at Boston the thirtieth Day of May, 1.694.

CHAP. III.

An Act for ascertaining the Fees of the Messenger attending the House of Representatives.

t it enaced and ordained by his Excellency the Governour, Council and Representatives, in General Court allembled, and it is enaded by the Authority of the same, That there shall be paid to the Messenger attending upon the House of Representatives for the time being, out of

the publick Revenue of this their Majesties Province, the Sum of Three Shil- Messengers lings per Diem, for every Day that the faid Messenger shall attend upon, or be Fee 35. per employed in the Service of the faid House of Representatives. And further, See the Temthat the said Messenger shall, and may demand, recover and receive, of all and porary Acts. every Person arrested, imprisoned, or taken into Costody by Warrant from the 3s. for Ser-House of Representatives, Three Shillings for the Service of such Warrant of vice of aWar-Arrest, with travelling Fees, after the Rate of three Pence per Mile out, and Travelling also three Shillings per Diem, for safe keeping and providing for such Person Fees 3d per so apprehended and taken into Custody; and three Shillings more upon the Mile out. Dismission or Release of the Party: Any Law, Custom or Usage to the contrary for each Pernorwithstanding; except it be a Member of the House that is so sent for, and so in Custody then the Fees to be paid shall be less as the House shall appoint.

And it is hereby further declared, That the tarvelling Fees mentioned in Sheriffs &c. the Act for regulating Fees, allowed to Sheriffs, Marshals or Constables, for the travelling Fees Service of Writs, is to be alike understood of three Pence per Mile from Home, only 3d per Mile out.

and no more.

CHAP. IV.

An Act against Adultery and Polygamie.

WHEREAS the Violation of the Marriage Covenant is highly provoking Preamble. to God, and destructive to Families:

We it therefore enaced by the Governour Council and Representatives in General Court accembled, and by the Authority of the fame, That if any Man be found in Bed with another Man's Wife, the Man and Woman for offending, being thereof convicted, shall be severely Whip'd, not exceeding thirty Stripes; unless it appear upon Trial, that one Party was surprized and did not

consent; which shall abate the Punishment as to such Party.

And if any Man shall commit Adultery, the Man and Woman that shall be Punishment convicted of such Crime before their Majesties Justices of Assize and General forAdulterers. Goal Delivery, shall be set upon the Gallows by the space of an Hour, with a Rope about their Neck, and the other End cast over the Gallows; and in the Way from thence to the commonGoal, shall be severely Whip'd, not exceeding forty Stripes each: Alfo every Perfon and Perfons fo offending, shall for ever after wear a Capital A of two Inches long, and proportionable bigness, cut out in Cloth of a contrary Colour to their Cloaths, and sewed upon their upper Garments, on the out-side of their Arm, or on their Back, in open View. And if any Person or Persons, having been convicted and sentenced for such Offence, shall at any time be found without their Letter so worn, during their Abode in this Province, they shall by Warrant from a Justice of the Peace, be forthwith apprehended, and ordered to be publickly Whip'd, not exceeding fifteen Stripes; and so from Time to Time, toties quoties.

And he it further enacted by the Authority aforesaid, That if any Person and Persons within this their Majesties Province being married, or which hereafter Polygamie to shall marry, do at any Time after the first of July in this present Year, One as Felony. Thousand six Hundred ninety four, presume to marry any Person or Persons, the former Husband or Wife being alive; or shall continue to live so married, that then every such Offence shall be Felony; and the Person and Persons so offending shall suffer Death, as in Cases of Felony; And the Party and Parties so offending, shall receive such and the like Proceeding, Trial and Execution, in such County where such Person or Persons shall be apprehended, as if the Offence had been committed in fuch County where fuch Person or Persons shall

be taken or apprehended. Provided always, That this Act or any thing therein contained, shall not Persons where extend to any Person or Persons whose Husband or Wife, shall be continually Husband or remaining beyond the Seas, by the space of seven Years together; or who'e absent seven Husband or Wife shall absent him or her felf, the one from the other, by the Year &c.

space 10 W. ca. 10.

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space of seven Years together in any Part within their Majesties Dominions, or else where; the one of them not knowing the other to be living within that Time.

Saving for Age of Con-

Provided also, That this Act or any thing therein contained, shall not extend Persons divor- to any Person or Persons, that are or shall be at the Time of such Marriage ced, or marri- divorced by any Sentence had, or hereafter to be had, as the Law of the Province in that Case has provided; or to any Person or Persons, where the former Marriage has been, or hereafter shall be, by such Sentence had, declared to be Void and of no Effect: Nor to any Person or Persons, for or by Reason of any former Marriage had or made, or hereafter to be had or made within the Age of Consent: That is to say, The Man fourteen Years of Age, the Woman twelve.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England, begun at Boston the thirtieth Day of May, 1694. And continued by Adjournment unto the fixteenth Day of October following.

C H A P. V.

An Act to enable Towns, Villages, and Proprietors in Common and Undivided Lands, &c. to fue and be fued.

Preamble.

THEREAS amongst other Things in their Majesties Royal Charter for Incorporation of this Province; It is contained and granted in these Words following: That is to say, "Provided nevertheless, "And we do for Us, Our Heirs and Successors, grant and ordain, that all and " every fuch Lands, Tenements and Hereditaments and other Estates, which " any Person or Persons, Bodies Politick or Corporate, Towns, Villages, Colleges " or Schools, Do hold and enjoy, or ought to have, hold and enjoy within the "Bounds aforefaid, by or under any Grant or Estate, duly made or granted by " any General Court formerly held, or by Vertue of the Letters Patent herein before recited, or by any other lawful Right or Title whatfoever; shall be "by fuch Person or Persons, Bodies Politick and Corporate, Towns, Villages," " Colleges or Schools, their respective Heirs, Successors and Assigns for ever " hereafter, held and enjoyed according to the Purport and Intent of fuch ref-" pective Grant, &c.

4 W. & M. ca. 13.

And whereas by one Act of the General Court Intituled, An Act for the Regulating of Townships, &c. Amongst other Things, It is enauch, That the Proprietors of the Undivided or Common Lands within each Town or Precinct in this Province, where the same have been heretofore stated, each one's Proportion being known, shall, and hereby are impowred to order, improve or divide in fuch Way and Manner, as shall be concluded and agreed upon by the major Part of the Interested. And the Proprietors of all Undivided or Common Lands not stated and proportioned as aforefaid, shall and hereby are impowred to manage, improve, divide and dispose of the same, as hath been or shall be concluded and agreed on by the major Part of such Proprietors.

Now for the better enabling the said Persons, Towns, Villages, Trustees for Schools and Proprietors aforesaid, to maintain, recover and defend their

Grants, Lands, Interests, and Estates:

Persons, any Court.

Be it enacted and declared by the Governour, Council and Representa-Towns, Villa- tives, in General Court assembled, and by the Authority of the same, That it ges &c. to sue shall and may be lawful for all and every the said Persons, Towns, Villages, Precincts, Trustees for Schools and Proprietors in Common and Undivided

Regulation of Ferries.

5.3

Lands, Grants, and other Estates or Interests whatsoever, to sue, commence and profecute any Suits or Actions in any Court proper to try the same, either by themselves or their Agents or Attorneys, to be appointed by such as have in them the major Part of the Interest: And in like Manner to defend all such Suits and Actions as shall be commenced against them or any of them.

And further he it enacted by the Anthonist afone fair, That all and every Towns, Villages and Precinct, and Proprietors in Common or Undivided Lands, chose Agents which shall have Occasion to sie or shall be sued; may at a Meeting of the or Attorneys Inhabitants of such Town, Village or Precinct, or Proprietors aforesaid, orderly to prosecute for, or defend warned, by the major Vote of such as shall meet; cheose Agents or Attornies to them. prosecute for, or defend them, such Choice being certified by the Clerk of such 2 G. ca. 4. Town, Village, Precinct or Proprietors, or by fuch other Person as they shall appoint.

And when any Town, Village, Precinct or Proprietors aforefaid, Thall be fued, mens hall be it shall be sufficient Notice to oblige them to appear and answer, to leave a Writinge Fours or Summons with their Clerk, "or other principal Inhabitant or Proprietor &c to answer. (briefly declaring the Case) fourteen Days before the Sitting of the Court, where

the Case is to be heard; as in other Actions is provided.

How Surn-

CHAP. VI. Repealed An Act for Regulating Ferries.

O the Intent that all Ferries within this Province be duly kept, and con- Preamble. stantly attended for the Ends whereunto they are appointed:

Be it enaced by the Gobernour, Council and Representatives in General Additional Tourt assembled, and by the Authority of the fante, That henceforth no 8 FF, c2, 7. Person or Persons whatsoever, shall attempt to keep a Ferry (so as to de-19 A. ca. 1. mand Pay) without special Licence first had and obtained from their Majesties 11 % ca. 3. Justices in Quarter Sessions of that County where such Ferry is; who are hereby impowred to grant Licences to such Persons as they shall judge meet for that

13 G ca. 4.

13 G ca. 4. Service, in their respective Counties; and to state the Fare or Prices of each 27G. z. ca. 7. Ferry, both for Man and Beast, according to the Nature and Breadth of such River, or Water they are to pass over; taking Bond of each Ferry-Man for the Ferry-men to be Licensed faithful Discharge of his Place (except such Ferrics as are already stated and settled, by the Quarter either by the Court or Towns to whom they appertain). And all Ferry-Men arc seffions. hereby enjoined to keep a good Boat or Boats in good Repair, suitable to the Waters they are to Ferry over; and also to give ready and due Attendance on Passengers. To giveBond. upon all Occasions, on Penalty of five Shillings for every Default of Non-Attendance; and for want of a good Boat kept in good Repair to pay five Penalties for Pounds; the one Half to their Majesties for and towards the Support of the dance, and Government, the other Half to him or them that shall inform and sue for the not keeping same, before a Justice of the Peace or at the Quarter Sessions respectively, good Boats. besides what Damage may accrue to any Person through the Ferry-Man's Default."

And further it is enaued. That the General Post that is settled for their Penalty for Majesties, and the Countries Service, be readily dispatched, and set over by all delaying the Ferry-Men where they shall come without any Delay. And if any Ferry-Man Post. shall be complained of, and duly convicted before any Justice of the Peace, for delaying any Post, and not forthwith ferrying of him over, he shall forfeit the Sum of Twenty Shillings unto their Majesties for and towards the Support of

And that Boats be constantly kept on either Side of the Water at Charlestown Assembly-Ferry, for the more speedy Transportation of Passengers, the Ferry-Men on each men to pass Side to have a seperate Interest; and that the Ferry be not from henceforth Leased out otherwise. And all the Members of the General Assembly shall be Ferriage free at all Ferries in their passing to and from the Assembly, and shall be transported without any unnecessary Delay, on pain of forfeiting Twenty Shillings as abovefaid.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England, begun at Boston the thirtieth Day of May, 1694. And continued by several Adjournments unto the twenty-seventh Day of February sollowing.

CHAP.

An Act for reviving of Actions and Process, lately depending in the Superiour Court of Judicature, Court of Affize and General Goal Delivery, within the County of E f ex, and discontinued by the not holding of the said Court at Salem upon the second Tuesday in November, 1694.

Preamble.

THEREAS by Reason of Sickness, and other more weighty Occasions of the Province intervening; the Superiour Court of Judicature, Court of Assize and General Goal Delivery, could not be held and kept, at the Time prefixed by Law for the Sitting of the same at Salem within the County of Essex, upon the Second Tuesday in November, in the Year of Our Lord, One Thousand six Hundred Ninety and Four: For which, if due Provision be not made, great Delay of Justice, and consequently great Expences to the Suitors in the said Court will ensue: Therefore for the Continuing and Reviving all, manner of Actions or Pleas lately depending, and all manner of Process that were returnable or depending in the saidCourt, and which were discontinued and put without Day by the not holding the said

Be it enacted by the Lieutenant Governour, Council and Representatines in General Court assembled, and by the Authority of the same, That all Pleas, Writs, Actions, Suits, Plaints, Process, Precepts or other Things whatsoever, that were returnable, or had Day or Days in the said Superiour. Court of Judicature, or Affize and General Goal Delivery, to have been holden and kept as aforesaid; shall stand continued, and be revived, and are hereby continued and adjourned unto, and shall and may be pleaded, heard and proceeded upon at the next Superiour Court of Judicature, Court of Assize and General Goal Delivery within the faid County of Espex, to fit at Ipswich on the third Tuesday in May next ensuing.

And that all Parties that had Day by any Pleas, Writs, Bills, Actions, Suits, Plaints, Process, Precepts, or other thing or things whatsoever at or in the said Court, to have been kept at Salem as aforefaid; shall respectively appear at the faid next Court to be holden at Ipfwich, under the Penalty of forfeiting any Obligations or Recognizances Conditioned for the Appearance of the faid Parties at the aforesaid Court in Salem, or under any other Penalty that might have incurred upon the faid Parties, for not appearing at the faid Court in Salem, if the same had been there holden and kept.

Provided nevertheless, and it is not to be understood by any thing herein contained, That the Jurors chosen and summoned to serve at the said Court at Salem, are obliged to appear and serve at the said Court to sit at Ipswich; but that

new Jurors shall be chosen to serve at the said Court as of Course.

Provided also, That where it happens any Person or Persons being Principals that were under Bond, Obligation or Recognizance for Appearance at the said Court to have been holden at Salem, are since that removed and gone beyond Sea, or out of this Province, and shall not be returned before the Sitting of the next Court to be held at Ipwich; it shall be in the Power of the Court

Sitting-

Supprelling of Drunkennels.

Sitting at Ipswich, upon Motion made on that Behalf, and they are accordingly to allow a Continuance of any fuch Bond, Obligation or Recognizance to fuch further Time as shall be thought necessary; that no Person concerned may be surprized or have Advantage unreasonably taken against them.

And be it further enacted by the Authority, aforelaid, That when and fo often as it shall happen the Superiour Court of Judicature, Court of Assize and General Goal Delivery; or the Inferiour Court of Pleas, in any of the respective Power for Counties within this Province, cannot be held and kept on the Day by Law pre- adjurning fixed for the holding of the same by Reason of Death or Sickness befalling any of Courts. or Hindrance of their Attendance; it shall and may be lawful to and for any.

of the Justices of such Court, or any providential necessary and unavoidable Let two of the Justices of such Court respectively by Writ under their Hands and Seals directed unto the Sheriff of the County, therein inserting the Occasion thereof, to Adjourn the said Court unto a further Day, as in the said Writ shall be expressed, at as little Distance of Time as possibly may be from the Day whereon by Law the Court should have sat, that so Justice be not deferred or delayed: And the Sheriff upon Receipt of the faid Writ, shall cause Publication to be made of the same, at the usual Place of the said Court's Sitting, and some other of the most publick Places within the same County, and also to cause a Signification of such Adjournment, and the Time unto which it is made, to be

posted up at or near the House or Place where the said Court uses to sit, and other publick Places as aforefaid; to the Intent that unnecessary Travel, Charge and Attendance of all Persons concerned may be prevented. And the Sheriff is to return fuch Writ with his Doings thereon into the Clerk's Office of fuch a constant Court: And all Pleas, Writs, Actions, Suits, Plaints, Process, Precepts, Recognizan-1071 ces and other Thing and Things what soever returnable or having Day or Days in the faid Court, shall stand, abide and continue unto the faid Adjournment, and be held, deemed and adjudged to be as good, effectual and available in Law to all Intents, Constructions and Purposes, as if such Court had been held and kept on the Day by Law for holding of the same, and no Adjournment

CHAP, II. , Solati ve toda se con co

thereof had been made.

An Act for the more effectual suppressing of Drunkenness, being and putting in Execution the Laws against such as shall prefume to fell ftrong Drink without Licence. 1 to sairq

Wine and strong Liquors out of Doors only; and not to be spent or Preamble;
drank in their Houses, do not with standing take upon them to give Entertainment to Persons to sit Drinking and Tipling there mand others who have no Licence at all, are yet so hardy as to run upon the Law, in adventuring. to fell without; tending to the great increase of Drunkenness and other Debaucheries ! such Houses not falling under the Inspection of Officers, as those that are Licenced!

We it therefore enacted by the Licencenant Covernour, Council and Re-fell no other

presentatives in General Court a fembled, and by the Authority of the same, forts of Drink That from and after the Publication hereof, every Person and Persons now Li-than what cenced or that shall hereafter obtain Licence to retail Wine and strong Liquors to be they are Liferent out of Doors, and not otherwise, who shall be convicted of entertaining or to suffer Perfuffering any Person or Persons to sit drinking or tipling in their Houses, Cellars, sens to drink Backsides, or within any of the Dependencies of such Houses; or of selling any opin their Houther sort of Drink than what they have Licence for shall incur and suffer the like Perfes, &c. nalties and Forseitures as may by Law be inslicted upon Persons selling without Licence: to be recovered and employed in Manner as by the faid Law is directed. Officers to in-

And all Officers as well Grand-Jurors, Constables, Tything-Men, as the speed publick Officers employed in and about the collecting of the Excite, are hereby autho- Horses, & to rized and required diligently to fee that this Act be duly observed; and to pre-fent such as

56 Sons or Servants ablenting themselves, &c.

fent and inform of all Breaches of the same, either at the Court of General Sessions of the Peace, or to some Justice of the Peace; who are hereby respectively impowered to hear and determine the said Offence according to Law: as also alike to present or inform of any that shall presume to sell any Sort of strong Drink without Licence. And it shall and may be lawful to and for any of the aforesaid Officers respectively ex Officio to enter into and inspect the House of any Person having once been convicted of selling without Licence, as they may by Law into Licenced Houses. And if any of the before-mentioned Officers shall be convicted of taking or receiving any Bribe, Fee or Reward, directly or indirectly to connive at, conceal, or not to present or inform receiving any against any Person or Persons being Licenced to Retail for spending out of Doors only, that shall suffer Persons to drink or tipple in their Houses or any of the Dependencies thereof; or for any others who shall presume to sell without Licence; every Officer to offending, shall forfeit and pay three times the Value of all and every such Sum and Sums by him received as a Bribe, Fee or Reward; one Molety thereof unto their Majesties for and towards the Support of the Government, and the other Moiety to him or them that shall inform and fue for the same in any of their Majesties Courts of Record. And if such Officer be one that is employed about the Excise, over and above the Forfeiture aforefaid, he shall ipso facto be discharged of and from his said Office, and be rendred uncapable to be employed in any publick Service as an Officer, by the space of three Years next following.

a third Conviction.

Penalty for

Bribe, &c.

And he it further enacted by the Authority aforesaid, That if any Person Licence to be licenced as a Taverner, Innholder or Retailer of Wine or strong Liquors out of Doors, shall transgress this A& or any other Law of the Province made for the Regulation of fuch Houses, in any of the Particulars therein mentioned, and shall be more than twice convicted of such Breach of Law within the compass of one Year; every Person so offending, over and above the Penalty in the Law for such Transgression, shall forfeit his or her Licence, not to be renewed again by the space of three Years next following.

Persons unaing topaytheir Fine, how to be punished.

And if any Person or Persons duly convicted of the Breach of Law in any of ble, or neglect the Particulars herein before-mentioned, or of felling without Licence, shall be unable, or neglect to pay and fatisfy the Fine imposed by Law for fuch Transgression; it shall and may be lawful to and for the Court or Justice before whom the Conviction is, to order such Person or Persons either to stand committed to the Goal of the County by the space of twenty Days withour Bail or Mainprize, or to be fet in the Cage, or Stocks, to remain there, not exceeding the space of three Hours.

Select-men to

And it is further enaced by the Authority aforesaid, That the Select-men cause reputed in each Town shall cause to be posted up in all publick Houses within such Town, a Lift of the Names of all Persons reputed Drunkards or common Tiplers, mispending their Time and Estate in such Houses: And every Keeper of 4 W.&M.ca.6. such House after Notice given him as aforesaid, that shall be convicted before one or more Justices of the Peace of entertaining or suffering any of the Persons named in such List, to drink or tipple in his or her House, or any of the Depenpublic Houses dencies thereof, shall forfeit and pay the Sum of Twenty Shillings; one Moity thereof to him or them who shall inform of the same, and the other Moiety Entertainment to and for the Use of the Poor of the Town where such Offence shall be committed.

Penalty on the

CHAP. III.

An Act for preventing of Mens Sons, or Servants absenting themselves from their Parents or Masters Service without Leave.

HEREAS Complaint has been made by fundry Inhabitants of this Province, that they have sustained great Damage by their Sons and Servants deferting their Service without Consent of their Parents or Masters,

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Grand Jurozs, &c.

being encouraged to enter themselves on Board private Men of War, or Merchant Ships, and there entertained :

For Redress whereof:

De is enacted by the Lieutenant Covernour, Council and Representatibes, in General Court astembled, and by the Authority of the same, Penalty on That no Commander of any private Man of War, or Master of any Merchant Commanders Ship or Vessel, coming into, tarrying or abiding in, or going forth of any Port, or Masters of Ships, or within this Province shell received herbour entertain gen. Harbour or Place within this Province, shall receive, harbour, entertain, con- for entertainceal or secure on Board such Ship or other Vessel, or suffer to be there har-ing Mens ions boured or detained, any Man's Son being under Age, or Apprentice, or Covenants Notice thereof given) without Leave Licence and Consent of his Parent or Master, in Writing under his Hand first 5 G ca. 1- had and obtained; on Pain of forfeiting the Sum of five Pounds per Week, and 11 W. ca 6. fo proportionably for a longer or shorter time than any Son, Apprentice or Servant, shall be held, harboured, concealed or detained on Board any such Ship or other Vessel as aforesaid, without Licence and Consent as aforesaid; the one Moiety thereof unto their Majesties; to be employed towards the Support of the Government of the Province; and the other Moiety unto the Parent or Master of fuch Son, Apprentice or Servant that shall inform and sue for the same, in any of their Majesties Courts of Record within this Province, by Bill, Plaint or Information; wherein no Essoin, Protection or Wager of Law shall be allowed.

And be it further enasted by the Authority aforesaid, That every Appren- Penalty on tice or Covenant Servant, who shall unlawfully absent himself from his Master, Servants deand enter himself on Board any Ship or Vessel as aforesaid, with Intent to leave ferting their his Master's Service; or continue there more than the space of twenty, four Hours, Masters Serhis Master's Service; or continue there more than the space of twenty-four Hours, vice. and be thereof convicted before their Majesties Justices in General Sessions of the Peace within the same County; shall forfeit unto his Master such further Service from and after the Expiration of the Term which his faid Master had in him at the Time of his Departure, as the faid Court shall order, not exceeding

one Year.

CHAP. IV.

An Act for Grand Jurors serving at the Quarter Sessions of the Peace, and punishing Defaults of Jurors Attendance.

Othe Intent that due Inquiry and Presentment may be made unto the Court of Quarter Sessions of the Peace within the respective Counties, of Preamble. all Misdemeanours, Offences and Breaches of Law, proper to the Cognizance of the faid Court, hapning within fuch County, for the suppressing and punishing of the same : and that Jurors may duly attend the Service for which

they are chosen:

Be it enaced by the Lieutevant Governour, Council and Representatides, in General Court astembled, and by the Authority of the same, That Grand Jurors the Clerk of the Peace of each feveral County shall annually, fifteen Days at to serve a full least before the Day for holding of the Court of Overton Sostone of the Peace. least before the Day for holding of the Court of Quarter Sessions of the Peace 4 W. & M. for such County, issue out Writs directed unto the Constables of the respective ca. 17. Towns within the same; requiring them or one of them forthwith to warn a Meeting of the Inhabitants duly qualified by Law, for the chufing of one or more Grand Jurors, according to the Number fuch Town has been accustomed to send, or otherwise shall be appointed for them by the Justices of the said Court; and the Person or Persons so chosen, to warn to appear at the next Court, and the following Courts of Quarter Sessions successively, to be holden for the same County within the space of one Year, and there to attend the Service belonging to them; and to make Return of the faid Writ with his Doings thereon accordingly unto the faid Clerk's Office, before the opening of the faid Court: And if any Constable shall fail of performing his Duty by the said Writ required, or seasonably to return the same, he shall forfeit and pay the Sum of forty Shillings. And the Persons chosen and returned as aforesaid appearing, shall be impanelled, and sworn a Grand Inquest for the Body of such County; Their Duty, and shall continue in the said Office for the space of one full Year, and until

Killing of Wolves.

others be chosen and sworn in their Stead: whose Duty it shall be to inquire and duly present the Breach of all such good and wholsome Laws, as are or shall be established within this Province, and all such Misdemeanours as are proper to their Inquiry, and the Jurisdiction of the said Court.

And if any Person chosen to the said Office, and summoned by the Constable Forty Shil- And if any Person chosen to the said Omice, and summoned by the Comtable lings Fine for and so returned by him, shall make Default in Appearance, without reasonable Non-appear-ance. Excuse made, and allowed of by the Court; the faid Court shall and may set a Fine upon him, not exceeding the Sum of forty Shillings; and a new Writ shall issue forth unto the Town, to chuse another in his Room; and so likewise in Case of the removal of any by Death, or otherwise.

Petit Jurois making Default, to be ceeding 20 s. 3 G. ca. 5. Jurors.

And he it further enaced by the Authority aforesaid, That if any Person or Persons legally chosen, and summoned to serve upon the Petit Jury, for Trials in the Superiour Court of Judicature, Court of Affize, and General Goal fined, not ex. Delivery, or in any of the Inferiour Courts of Common Pleas, or of General Sessions of the Peace, being so returned by the Constable under his Hand, shall Act to prevent make Default of Appearance, and not attend the faid Service without reasona-Default in the ble Excuse made, and allowed of by such Court; every Person and Persons so appearance of offending, shall be fined by the saidCourt, (who are hereby impowered thereto) not exceeding the Sum of twenty Shillings.

10 W. ca 10. Fines and Forfeitures to come to the County.

All Fines and Forfeitures accruing by Virtue of this Act, shall be paid in to the Treasurer of the County where the same do arise; and be employed towards the defraying the publick Charges of fuch County.

How to be Levied.

And in Case any Person or Persons sentenced to pay any of the said Fines or Forfeitures, shall neglect or refuse so to do, the same shall be levied by Distress and Sale of the Offenders Goods or Chattels, by Warrant from the Court that awarded the same, to be signed by the Clerk of the said Court; together with the incident Charges arising for taking such Distress, according to the Fees by Law allowed for levying of Executions; and two Shillings for the Warrant, to be paid unto the Clerk that granted the fame.

Grand Jurors Allowance.

And all Grand Jurors shall be allowed by the County Treasurer the Sum of two Shillings per Diem each Man, during their Attendance on any Court: the Time to be certified unto the County Treasurer, by the Clerks of the respective Courts. And no Grand Juror shall be compelled to serve more than one Year in three; nor any Petit Juror, more than at one Court within the Compass of a Year.

6 G. 2 ca. 6. 1 G. ca. 5.

CHAP. V.

An Act for supplying the Defects in the Act Intituled, An AEt encouraging the killing of Wolves.

5 W. & M. ca. 2. z G. ca. 3. 7 G. ca. 3.

HERE AS by the Ast Intituled An Ast encouraging the killing of Wolves, made and passed at the Sastian St. Co.

Preamble.

begun and held at Boston, the thirty-first Day of May, in the fifth Year of their present Majesties Reign; there is Provision for Payment to be made unto the Person or Persons who shall kill any grown Wolf or Wolves Whelp, out of the Town Stock, in which such Wolf is killed, or of the Town lying next adjacent thereto, and that the said Disburst, the same being made to appear, shall be allowed unto such Town, by the General Treasurer of the Province out of the publick Treasury: But for-as-much as there is no particular Direction in the faid Act how or in what Manner fuch Payment out of any Town Stock, shall be made appear, so as to justify the Treasurer in allowing of the same; and the better to prevent any Fraud therein:

Constables & One or more Sclect-men to give Receipt for Wolves Heads.

We ic enacted by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That every Perfon or Persons killing any grown Wolf or Wolf's Whelp (other than such as shall be taken out of the Belly of any Bitch Wolf) within any Town of this Province, and bringing the Head thereof unto the Constable of such Town or of the Town next adjacent, the Constable in the Presence of one or more of the Selest-men, shall cut both the Ears off the same, and such Select-man or Men

and

Incestuous Marriages.

. 59

and Constable, shall give the Party a Receipt for the said Head, expressing whether it be a grown Wolf or a Whelp; and upon producing such Receipt, the Party shall be paid and allowed by the Select-men or Treasurer of such Town, out of the Town Stock, for the same, as in and by the said Act is directed. And all such Payments so made shall be certified unto the Treasurer and Receiver General, under the Hands of the major Part of the Sclect-men in such Town, and Town Treasurer (where any such bc) or Town Clerk, in Manner following: That is to say,

Mr. Treasurer,

This may certify, That there has been paid unto fundry Persons out of the Certificate to Town Stock of A. for grown Wolves, and Wolves Whelps the Treasurer. kill'd in and near unto our Town, since the Day of last past, and the Heads thereof brought unto our Constables, and the Ears cut off in Presence of some of our Selves, as the Law directs, and so certified unto us, in the whole the Sum of Pounds which Sum we desire you to allow unto our Town; by discounting the same with B. C. Constable, out of the publick Assessment, committed to him to collect in our Town. Dated in A. aforesaid, the Day of

Select-Men,
Town-Treasurer,
Or,
Town Clerk.

And he it further enaced, That the Treasurer do cause a competent Number of blank Certificates in the Form abovesaid, to be printed at the publick Charge, and affix his own Seal thereto; and is hereby ordered to deliver so many unto the Select-men of each Town and Place respectively, or some one of them, as shall be necessary for the Use of such Town or Place.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay, in New-England, begun and held at Boston, the twenty-ninth Day of May, 1695.

CHAP. VI.

An Act to prevent Incestuous Marriages.

ALTHOUGH this Court doth not take in Hand to determine what is the whole Breadth of the divine Commandment respecting unlawful Marriages: Yet for preventing of that abominable Dishonesty and Con-

fusion which might otherwise happen:

We it enanted by the Lieutenant Governour, Council and Representa- Degrees of tives in General Court assembled, and by the Authozity of the same, Kindred for-That no Man shall marry any Woman within the Degrees hereafter named in bidden Marthis Act, That is to say, No Man shall marry his Grandfather's Wife, Wife's riage. Grand-Mother, Father's Sister, Mother's Sister, Father's Brother's Wife, Mother's Brother's Wife, Wife's Father's Sister, Wife's Mother's Sister, Father's Wife, Wife's Mother's Daughter, Wife's Daughter, Son's Wife, Sister, Brother's Wife, Wife's Sister, Son's Daughter, Daughter's Daughter, Son's Son's Wife, Daughter's Son's Wife, Wife's Son's Daughter, Wife's Daughter's Daughter, Brother's Daughter, Sister's Daughter, Brother's Son's Wife, Sister's Son's Wife, Wife's Brother's Daughter, Wife's Sister's Daughter. And if any Man have already married, or shall hereafter marry, or have carnal Copulation with any Woman who is within the Degrees before recited in this Act; every fuch Marriage shall be and is hereby declared to be null and void. And all Children that shall hereafter be born of such incestuous Marriage or Copulation, shall be for ever disabled to inherit by Descent, or by being generally named in any Deed or Will by Father or Mother.

And

Ancekuous Marriages.

Penalty for any within the faid Degrees marry.

Solon old . that in all Like cobwebs yt hamper Small fless whilf the good greater break through em

> Penalty on fuch whose Marriage is declared null, to converie or dwell together.

And he is further enacted by the Authority aforefaid. That every Man and Woman who shall marry, or carnally know each other, being within any of the Degrees before recited in this Act, and shall be convicted thereof before His Majesty's Justices of Assize and General Goal Delivery; such Man and Woman fo convicted, shall be fet upon the Gallows by the space of an Hour, with aRope about their Neck, and the other End cast over the Gallows: And in the Way from thence to the common Goal, shall be severely whipped, not exceeding Also every Person so offending shall for ever after wear a forty Stripes each. K dems lang are Capital I of two Inches long, and proportionable bigness, cut out in Cloth of a contrary Colour to their Cloaths, and fewed upon their upper Garments on the outfide of their Arm, or on their Back in open View. And if any Person or Persons having been convicted and sentenced for such Ossence, shall at any Time be found without their Letter fo worn, during their Abode in this Province, they shall by Warrant from a Justice of the Peace be forthwith apprehended and ordered to be publickly whipped not exceeding fifteen Stripes, and so from Time to Time totie quoties.

And he it further enacted by the Authority acorefaid, That if any Man or Woman whose Marriage is by this present A& declared null and void, shall be so hardy as to converse together as Man and Wife, or shall continue to dwell in the same House at any Time after the space of forty Days next after the Publication of this present Act, and be thereof convicted; or if any Man and Woman who shall hereafter be divorced, or their Marriage declared to be null and void, according to the Law of this Province, shall cohabit, or converse together as Man and Wife, and be thereof convicted, all and every such Persons shall suffer the Pains and Penalties mentioned in an Act made and passed by the Great and General Court or Assembly, at their Sessions begun and held the thirtieth Day of May, One Thousand fix Hundred ninety four, Intitled An Act against Adultery and Polygamie; which in and by the faid Act are let and imposed upon such as shall be taken in Adultery. And it shall be in the Power of the Justices of the Superiour Court of Judicature, to assign unto any Woman so seperated, such reasonable Part of the Estate of her late Husband, as in their Discretion the Circumflances of the Estate may admit; not exceeding one third Part thereof.

And for the better preventing of Clandestine Marriages:

References Justices and Ministers not to marry Perfons out of their County or Towns refpectively.

4 W. & M.

ca. 10, and

Names and Intention of Marriage to the Town Clerk.

Penalty on justices or Ministers offending.

We it enaced by the Authority aforefaid, In Addition to the Act Intitled, An Act for the orderly Confummation of Marriages: That no Person other than a Justice of the Peace, and that within his own County only; or ordained Minister, and that only in the Town where he is settled in the Work of the Ministry; shall or may presume to join any Persons together in Marriage: Nor shall any Justice or Minister, join any Persons in Marriage other than such, one or both of whom are Inhabitants or Residents in such County or Town respectively; nor without Certificate produced under the Hand of the Clerk of the several Towns where the Parties respectively dwell, that the Names and Intention of the faid Parties have been entred with him fifteen Days before Hand; and that due Publication of such their Intention or Purpose has been made, in Manner as by Law is directed: Nor without evident Signification that the Parents of be entred with fuch Persons, or others whose immediate Care or Government they are under; are knowing of, and consenting to such Marriage; on Pain that every Justice, Minister; or other Person offending against this Act, shall for every such Offence forfeit and pay the Sum of Fifty Pounds; as a Fine for and towards the defraying of the publick Charges, arifing within fuch County where the Offence is committed: To be fued for and recovered by the County Treasurer, in any of His Majesty's Courts of Record within the same; by Bill, Plaint or Information: And shall, and are hereby for ever after disabled to join Persons in Marriage; and be further liable to the Action and Suit of the Parent, Guardian, or others whose immediateCare andGovernment either of the Parties were under at the Time of fuch Marriage, that are aggrieved thereat and shall prosecute the fame.

Allize of Shingles.

And he it further enaced, That if at any Time the Banns of Matrimony betwixt any Persons shall be forbidden, the Publisher thereof shall forbear to den, not to be proceed therein, until the Matter have been duly inquired into, and heard be-out-afk'd till fore two of the Justices of the same County; and that they certify under their the Matter be

Hands, either that the Cause was infusficient, or that it is removed. And all Marriages shall be Registred by the Town Clerk of the same Town Clerk where they are consummated: And every Justice or Minister as aforesaid, shall to Register return a Note or Certificate unto the Clerk of the Town, of the Names of all Marriages.

Persons which they shall marry, and of the Time when, within three Months at furthest after Consummation of the same; and shall allow and pay out of his 3 G. ca. 4. Fee unto the Clerk for entring the same three Pence: Any Law, Usage or

Custom to the contrary notwithstanding.

And be it further enaced by the Authority aforesaid, That if any Man Shall Penalty on wear Womens Apparel; or if any Woman shall wear Mens Apparel, and be theremen that shall of duly convicted; they shall be corporally punished or fined, at the Discretion wear contrary of the Quarter Selfions, not exceeding five Pounds, to the Use of the County Apparelwhere the Offence is committed, towards the defraying of the County Charges.

CHAP. VII.

An Act for Regulating the Affize of Shingles.

HERE AS it has been accustomed, that Shingles exposed to Sale, Preamble. are close pack'd up in Bundles, so that the Quality of them cannot be seen; and do frequently fall short of the due Assize and Dimensions; whereby great Injustice may be done:

For Remedy whereof:

Be it enaced by the Lieutenant Governour, Council and Representatives, Affize of in Beneral Court affembled, and by the Authority of the fame, That all Shingles exposed to Sale, shall be made of good found Timber, and of the following Dimensions: That is to say: Each Shingle to bear eighteen Inches or 9 A. ca. 6. fifteen Inches in Length; and not under three and half Inches in Breadth; nor under half an Inch thick, and well shaved. All Shingles of eighteen Inches and fifteen Inches respectively, to be made up in distinct Bundles by themselves.

And he it further enaced by the Authority aforesaid, That from and after the first Day of September next ensuing, no Person shall expose to Sale any under due Afsuch Shingles, which are not of the full Dimensions of Length, Breadth and fize, exposed Thickness aforesaid; on pain of forfeiting every Bundle, wherein any Shingles to Sale to be shall be found under any of the faid Dimensions of Length, Breadth or Thick forseited. And if any Person to whom any Shingles are tendred to be fold, shall desire to have them viewed; upon his Application made to a Justice of Peace, fuch Justice is hereby impowred, to make out a Warrant for the appointing and authorizing some able House-Carpenter, to view and measure the same; and to authorizing some able Flouie-Carpenter, to view and measure the same, and to Justices of the administer an Oath unto him, to deal faithfully and impartially therein; and in Peace to appear to the control of the contr the Presence of the Owner or Vender of such Shingles (if he see Cause to be point a Viewer there) to perform the said Service; and to make Seisure of all such Bundles of Shingles, in which there shall be any found under the full Dimensions above-mentioned, in any Particular thereof. And upon such Return made by the said Officer under his Hand, to the Justice who granted the Warrant, such Justice Defective shall declare the said Shingles to be forfeited; and cause them to be delivered Shingles forunto the Select-Men or Overfeers of the Poor of the Town, where they are feited, to be offered to Sale; to be employed to and for the Use of the Poor of such Town: the Poor. The Charges of viewing, being first defrayed and answered for out of the same; but where there appears no Defects the Person at whose Desire the Survey is appointed, shall answer the whole Charge thereof.

Martha's Vineyard, cc. Settlement of Ministers.

TO C H A P. VIII.

An Act for the better Settlements of the Islands of Martha's Vineyard, and Islands adjacent:

Dukes County, to be to Ply-

Te it enaded ly the Lieutenant Governour, Council and Representaribes, convened in General Court of Allembly, and by the Autho-2ity of the fame, That the Islands of Martha's Vineyard, Elisabeth Appeals from Islands, the Islands called Nomans-Land; and all the Dependencies formerly belonging to Dukes County, (the Island of Nantucket only excepted) shall be. remain and continue to be one County, to all Intents and Purposes; by the Name of Dukes-County: And all Appeals from any Judgment or Judgments given, or to be given in any of the Inferiour Courts of Pleas within the faid County, shall henceforth be heard and tried at the Superiour Court of Judicature to be holden from Time to Time at Plymouth, within the Neighbouring County of Plymouth: Any Law, Ulage or Custom to the contrary notwith standing: the Jurors to serve at the faid Superiour Courts of Judicature, to be from Time to Time chosen and summoned out of the several Towns within the faid County of Plymouth and Dukes-County according to the Directions in the Law in such Case provided. The Island of Nantucket to remain and continue under the same Form of Government as is already there settled: And Appeals from the Judgments given or to be given in the Inferiour Court of Pleas within the faid Island, to be heard and tried in the Superiour Court of Judicature to be held at Boston within the County of Suffolk, as is by Law provided. to the state of th

Appeals from Courts in Nantucket to be to Boston.

CHAP. IX.

An Act in further Addition to the Act Intitled, An Act for the Settlement and Support of Ministers.

4 W. & M. ca. 11, and References.

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tatives, in General Court assembled, and hy the Authority of the same, That when at any Time a Church shall make Choice of a Min nister, and present their Choice unto the Inhabitants of the Town or Precinct in a publick Meeting duly warned and affembled for that Purpose, to have their, Concurrence therein; and the Inhabitants so affembled, shalf by a major Vote deny their Approbation of the Churches Choice; the Church may call in the Help of a Council confisting of the Elders and Messengers of three or five Neighbouring Churches; which Council are hereby impowred to hear, examine and consider the Exceptions and Allegations made against the Churches Election. And in Case the Council shall notwithstanding approve of the saidElection, such Minister accepting of the Choice, and setling with them, shall be the Minister of the Town of Precinct, who shall be in all Respects supported and maintained, as by the faid Act is provided; but if otherwise, the Church shall proceed to the Election of another Minister.

And it is further declared, That no Person by Reason of his voting in the Church, shall be precluded from voting as an Inhabitant of the Town: Any

> Property of Tiles o uncolminate in profit spulls

wisson Law, Usage or Custom to the contrary notwithstanding.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England, Begun and held at Boston, the twenty-ninth Day of May, 1695. And continued by feveral Adjournments until the twentieth of November following.

CHAP. X.

An Act for the better Discovery and more effectual Suppressing of Unlicensed Houses.

Preamble. and Penalties in the Laws already made not regarding, are so hardy as to presume to sell and retail strong Beer, Ale, Cyder, Perry, Wine, Rum, or other strong Liquors or mixt Drinks, and to keep common tipling Houses, therein harbouring and entertaining Apprentices, Indians, Negroes, See 4 W. & and other idle dissolute Persons, tending to the Ruin and Impoverishment of References. Families, and to all Impiety and Debaucheries; and if detected and convicted of any such Offence, are unable to satisfy the Fine imposed by Law for the fame; and cannot be punished by Imprisonment without Wrong to their Families :

For Remedy whereof, and the more effectual deterring and suppressing of fuch evil Practices ?

He it enaced by the Lieutenant Bobernour, Council and Representatives, Persons unain General Court assembled, and by the Authority of the same, That when ble to pay the and so often as any Person being duly convicted of keeping a common tipling Fine to be whip'd House or selling strong Beer. Ale. Cyder. Perry. Wine Rum, or other strong House, or selling strong Beer, Ale, Cyder, Perry, Wine, Rum, or other strong Liquors or mixt Drink by Retail, without Licence first orderly had and obtained for the same, shall be unable to answer and satisfy the Fine imposed by Law for fuch Transgression, together with the Charge of Prosecution; or that shall not pay fuch Fine and Charges (and likewise give Bond for the good Behaviour, if it be a second Conviction) within the space of twenty four Hours next after Sentence declared in that Respect; it shall and may be lawful to and for two Justices of the Peace, or the Court before whom the Conviction shall be, to order such Offender to be openly whip'd with so many Stripes as in their Difcretion shall be thought fit, not less than ten, nor exceeding fifteen for one Offence; and to restrain the Offender in Prison, until the Fine and Charges as aforesaid are paid, or the Order for corporal Punishment be executed.

And he it further enacted by the Authority aforefaid, That it shall and may be lawful to and for any Grand Jurors, Constables, Tything-Men, and the Officers Power to feige Cers employed in and about the Excise, ex officio to enter into the House and Drink found Dependencies thereof, of any such Person as aforesaid, suspected of selling strong in unlicensed Drink without Licence, having once been convicted thereof, and taking with Houses, them such Assistance as they shall think needful, to make Search for strong Drink, and finding any Quantity of any Kind of the Drinks herein before-mentioned, to feize and secure the same, so as it be within the space of one Year next after fuch Conviction, and to inform thereof at the next General Sessions of the Peace to be holden within the same County, or unto two Justices of the Peace Quorum Unus) within the same: And if the Quantity of Drink so seized shall be judged by fuch Court or Justices to be more than for the necessary Use of the Family, and what their Condition may reasonably allow them to expend, or otherwife to have in their Custody; it shall and may be lawful to and for such Court or Justices to declare all such Drink to be forfeited; one Moiety thereof unto the Party that seized and informed of the same, and the other Moiety to the Select-men or Overseers of the Poor of the Town where it was seized, to the Use of the Poor there; and to order the Disposal thereof accordingly.

Provided

Affidavits taken out of Court.

Appeal from the Sentence of two Justices

Provided nevertheless, That any Person aggrieved at the Sentence of any two Justices for either of the Offences before-mentioned, may appeal therefrom unto the next General Sessions of the Peace within the same County; provided fuch Appeal be claimed in due Time, and Security given in Manner as the Law in fuch Cases directs.

CHAP. XI. An Act for taking of Affidavits out of Court.

Preamble.

ORAS MUCH as it is often necessary, that Witnesses in civil Causes be sworn out of Court, when he Reason of the be fivorn out of Court, when by Reason of their going to Sea, living more than thirty Miles distant from the Place where the Cause is to be tried, Age, Sickness, or other bodily Infirmity, they are rendered uncapable of Travel, and appearing in Person at the Court : To the Intent therefore that all Witnesses may indifferently testify their certain Knowledge, and the whole Truth in the Cause they are to speak unto:

fication.

Be it enacted by the Lieutenant Governour, Council and Representa-Adverse Party tives, in General Court allembled, and by the Authority of the same, That to have Noti- for either of the Reasons before-mentioned, and not otherwise, every Justice of the Peace, or others lawfully commissionated and impowered thereto by two or more of the Justices of the Superiour or Inferiour Court respectively, may take Affidavits out of Court, fo as a Notification with reasonable Time, be first made out and delivered to the adverse Party (if within twenty Miles of the Place) or left at the Place of his Dwelling or usual Abode, to be present at the Time of taking such Affidavit, if he think fit; and every such Witness shall be carefully examined and cautioned to testify the whole Truth; and No Person in being Sworn, the Justice shall attest the same, with the Day Month and Year of the Caption thereof, and that the adverse Party was present (if so) or that a Notification was fent him; and shall Scal up the Testimony, and deliver it to the Party (if defired) at whose Request it was taken: And no Person interested shall write or draw up the Testimony of any Witness in such Cause, nor any Attorney in his Clients Cause: And if it manifestly appear that any Testimony be written or drawn up by any interested, or the Attorney in the Cause, or be returned from any Justice of the Peace by other Hand than his own, into the Court where the same is to be used, unsealed, or the Seal having been broken up; all such Testimonies shall be rejected by the Court, and be utterly void, and of no Effect in Law. And be it further enaced by the Authority aforesaid, That every Justice

terested or the Attorney, to write Affidavits.

ver. p. 312 Affidavits to be returned to the Court

> Justices to grant Sum-

fealed up.

Witnesses to Bonds' and other Writings may be Sworn without Notifica-

perpetuam rei memoriam, to be fworn in Court or before two Justices. Penalty for

Perjury.

of the Peace shall be, and hereby is impowered, upon Request to him made, to mons for Wit- grant Summons for the Appearance of any Witness before him in any civil or nesses. Criminal Cause, where such Witness is bound to Sea before the Time of Trial, and to take his Deposition in such Cause; the adverse Party being present, or Notification fent him as aforesaid.

Provided nevertheless, I hat Witnesses to Bonds, Specialties, Letters of Attorney, and other Instruments in Writing under the Hand of the Party executing the same, or to Accompts or Testimonies relating to Persons out of this Government, or to be sent beyondSea, may be sworn without such Notification as aforesa d.

And he it further enacted by the Authority aforesaid, That all Affidavits Affidavits in relating to the Possession of any Houses or Lands, or any other Matter, in perpetuam rei memoriam, shall be made and taken before some Court of Record, or two or more Justices of the Peace, Quorum Unus.

And it is further enacted, That all Persons forswearing themselves in any fuch Affidavits taken as aforefaid, shall incur the same Penalties, as if they had been taken in open Court.

Publick Monies.

Insolvent Estates.

An Act,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England, Begun and held at Boston the twenty-ninth Day of May, 1695. And continued by several Adjournments until the twenty-fixth Day of February following.

CHAP. I.

AnAct directing the Province Treasurer to lay his Accompts before the General Assembly from Time to Time for their Approbation.

Tit declared and enacted by the Lieutenant Bobernour, Council and Representatives, in General Court allembled, and by the Authority Accounts of of the same, That the Accompts of the issuing and disposal of Monies the issuing & and Sums of Money granted and raised, and that hereafter shall be granted and disposal of the raised by the General Assembly, for the Support and Desence of this His Mapublick Money, to be laid jesty's Province, and that hath or shall come into the publick Treasury, by any other Ways or Means what soever, shall be by the Treasurer laid before the Great General Assembly. and General Affembly, when by them required, for their Examination, Ap. fembly. probation and Allowance, from Time to Time as hath been accustomed. And all fuch Approbations and Allowances of the General Assembly heretofore and that hereafter shall be passed, shall be to the Treasurer a full and final Discharge.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Pro vince of the Massachusetts-Bay in New-England, Begun at Boston the twenty-feventh Day of May, 1696? And continued by feveral Adjournments unto the eighteenth of November following.

CHAP. HI

An Act for the equal Distribution of Insolvent Estates.

🎓 & it enacted by the Lieutenaut Governour, Council and Representatives in General Court all embled, and it is enacted and ordained by the Act Surfacity of the same, That when the Estate of any Person deceased 12 W. ca. 8. shall be Insolvent or insufficient to pay all just Debts which the Deceased owed; the same shall be set forth and distributed to and among all the Creditors in proportion to the Sums to them respectively owing, so far as the said Estate will extend faving that the Debis due to the Crown, the Sickness and necessary Funeral Charges Manner of of the Deceased are to be first paid. And the Executor or Administrator appointed to any such Insolvent Estate, before Payment to any be made (except as aforefaid) shall represent the Condition and Circumstances thereof unto the Judge for Probate of Wills, and granting of Administrations; and the faid Judge shall nominate and appoint two or more fit and indifferent Persons to make a Apprisers to tue and equal Apprizement of such Estate, and administer an Oath unto them be sworn. fo that Purpose; and shall also nominate and appoint two or more sit Persons to e Commissioners with full Power to receive and examine all Claims of the seve al Creditors, and how they are made out: And such Commissioners shall Commissioners and Places of their Meeting, to attend the Creditors, for the ners to receive receiving and examining of their Claims, to be made known and published by the Claims. posting p the same in some publick Places in the Shire Town of that County where suit deceased Person last dwelt, and of the two next adjoining Counties.

Lands liable to pay Debts.

And fix, twelve, or eighteen Months Time (as the Circumstances of any Estate may require) shall be allowed by the Judge unto the Creditors, for bringing in their Claims, and proving their Debts: At the End of which limited Time, fuch Commissioners shall make their Report, and present a List of all the Claims unto the faid Judge, who shall order them meet Recompence out of the Estate, for their Care and Labour in that Affair: And the Debts due to the Crown. Sickness, and necessary Funeral Charges, as is herein before provided, being first subducted, shall order the Residue and Remainder of the Estate to be paid and distributed to and among the other Creditors that shall have made out their Claims in due proportion to the Sums unto them respectively owing, according as the Estate will bear; saving unto the Widow, if any be, her Right of Dower according to Law, in the Houses and Lands of the Deceased; the Widow's Dower at the Expiration of her Term to be also distributed among the Creditors in a like Proportion.

Saving of Dower.

contested at

Process sufon is depend-

Creditors excluded that bring not in their Claims.

Persons sufpected of Concealment or Imbezelments to be fworn.

Penalty for refuling.

Appeal.

Provided, That notwithstanding the Report of any such Commissioners or Debts may be Allowance thereof made, it shall and may be lawful to and for the Executor or commonLaw. Administrator, to contest the Proof of any Debt at the common Law.

And no Process in Law (except for Debts due to the Crown, Sickness and pended whilf Funeral Charges) shall be allowed against the Executors or Administrator of any the Commissi. Insolvent Estate, so long as the same shall be depending as aforesaid.

> And whatever Creditor shall not make out his or her Claim with such Commissioners before the full Expiration of the limited Time, such Person shall be for ever after debarred of his or her Debt, unless he or she can find some further Estate of the Deceased, not before discovered and put into the Inventory.

> And he it further enacted by the Authority aforesaid. That every Judge for Probate of Wills and granting Administrations within the respective Counties, be, and hereby is fully authorized and impowred to call before him, and to require and administer an Oath unto any Person or Persons probably suspected by any Executor or Administrator to have concealed, imbezel'd or conveyed away any of the Money, Goods or Chattels left by the Testator, or Intestate, for the discovery of the same. And in Case any such suspected Person was betrusted by the Person deceased, attended upon, or was otherwise conversant with or near unto him in the Time of Sickness; or left in Possession of the Estate whereby to strengthen and make the Suspicion more violent, and shall refuse to clear and acquit him or her self upon Oath; it shall and may be lawful for, and the Judge is hereby impowred to commit fuch Person so refusing to Swear, unto the Goal of the County, there to remain until he or she shall comply to discharge him or herself upon Oath as aforesaid, or be released by Consent of the Executor or Administrator.

> Saving unto any Person aggrieved at any Sentence, Order or Decree, made by the Judge of Probate, Liberty of an Appeal unto the Governour and Council: fuch Appellant giving Bond in a reasonable Sum with sufficient Security to profecute his Appeal with Effect, and to abide aud perform the Determination that shall be made thereupon.

CHAP. III.

An Act for making of Lands and Tenements liable to the Payment of Debts.

Preamble.

Particular.

THEREAS the Estates of Persons within this Province do chiefly confist of Houses and Lands; which give them Credit, some being remiss in paying of their just Debts, and others hapning to die before they have discharged the same :

Be it therefoze enaced and ordained by the Lientenant Bobernour, Coincil and Representatives in General Court assembled, and by the Authority of the fame, That all Lands or Tenements belonging to any Person in his own proper Right in Fee, shall stand charged with the Payment of all jut Debts owing by fuch Person, as well as his personal Estate, and shallbe liable

Lands and Tenements liable to Execution.

Murdering Waltard Children. high Treaton.

to be taken in Execution for Satisfaction of the same, where the Debtor or his Attoney shall not expose to View and tender to the Officer personal Estate sufficient to answer the Sum mentioned in the Execution, with the Charges.

And all Executions duly served upon any such Houses and Lands, being re- Execution duturned into the Clerk's Office of the Court out of which the same issued and there recorded, shall make a good Title to the Party for whom they shall be so taken, make a good his Heirs and Assigns for ever. Also where the Goods and Chattels belonging Title. to the Estate of any Person deceased, shall not be sufficient to answer the just Debts which the Deceased owed, or Legacies given; upon Representation thereof, and making the same to appear unto the Superiour Court of Judicature holden for or within the County where such deceased Person last dwelt; Justices of the the faid Court are hereby impowred to licence and authorize the Executor or Superiour Administrator of such Estate to make Sale of all or any Part of the Houses and red to License Lands of the Deceased, so far as shall be necessary to fatisfy the just Debts the Sale of which the Deceased owed at the Time of his Death; and Legacies bequeathed Lands, &c. in and by the last Will and Testament of the Deceased. And every Executor or Administrator being so licensed and authorized as aforesaid, shall and may by virtue of such Authority, make, sign and execute in due Form of Law, Deeds and Conveyances for such Houses and Lands as they shall so sell; which Instruments shall make a good Title to the Purchaser, his Heirs and Assigns for ever.

Provided nevertheless, That any Debt or Debts due to the Crown from any Debts to the Crown to be such Estate, shall be first secured and paid out of the same.

And be it further enacted by the Authority aforesaid, That when any Person or Persons shall make Sale or other Alienation of any Lands or Tenements Fraudulent to him of Right belonging, with Intent to defeat and defraud his Creditors of Deeds to be their just Debts not bona fide for good and valuable Consideration truly paid: void. All such Sales and Alienations are to be deemed covinous and fraudulent, and shall be of no Effect to bar any Creditor from such Debt as is to him owing.

first paid.

CHAP. IV.

An Act to prevent the destroying and murdering of Bastard Children:

HERE AS many lewd Women that have been delivered of Bastard Children to avoid their Shame, and to escape Punishment, do secretly Preamble: bury or conceal the Death of their Children, and after, if the Child be found Dead, the said Women do alledge that the said Child was born dead; whereas it falleth out sometimes (although hardly it is to be proved) that the faid Child or Children were murdered by the faid Women their lewd Mothers, or by their Assent or Procurement:

Be it therefoze enacted by the Lieutenant Governour, Council and Repre-fentatives, convened in General Allembly, and it is hereby enacted by the 4W.&M.ca. 6. Authority of the same, That if any Woman be delivered of any Issue of her Body, Male or Female, which if it were born alive, should by Law be a Bastard: and that she endeavour privately, either by drowning, or secret burying thereof, or any other Way; either by her felf, or the procuring of others fo to conceal the Death thereof, that it may not come to Light, whether it were born alive or not, but be concealed. In every such Case, the Mother so offending, shall suffer Death, as in Case of Murder: except such Mother can make Proof by one Witness at the least, that the Child whose Death was by her so intended to be concealed, was born dead.

CHAP. V.

An Act against High Treason.

tives, in Beneral Court assembled, and by the Authority of the same, imagining the That if any Person or Persons shall compass or imagine the Death of Our Death of the Sovereign Lord the King, or of Our Lady his Queen, or of the Heir apparent to the King, &c.

Common Rulances. Ferries.

LevyingWar against the King.

Counterfeit-Great Seal,

Crown: Or if any Person shall levy War against Our Lord the King, or be adherent to the King's Enemies, giving them Aid and Comfort in the Realm, or elsewhere, and thereby be probably attainted of open Deed by his Peers, upon the Testimony of two lawful and credible Witnesses upon Oath, brought before the Offender Face to Face, at the Time of his Arraignment, or voluntary Confession of the Party arraigned. Or if any Person or Persons shall ing the King's counterfeit the King's Great Seal or Privy Seal, or the Seal of this Province, and thereof be duly convicted as aforesaid: Then every such Person and Persons so as aforesaid offending, shall be deemed, declared and adjudged to be Traitors, and shall suffer Pains of Death, and also loose and forfeit as in Cases of High Treason.

Trials to be land, in Cafes of Treason,

And be it further enacted by the Authority aforesaid, . That the Trial of all regulated ac, and every Person and Persons whatsoever accused, indicted and prosecuted for cording to the high Treason and misprission of such Treason, shall be regulated according to the Law of Eng. Act of Parliament made in the seventh Year of his present Majesty's Reign, Intituled An Act for Regulating of Trials in Cases of Treason and misprision of Treafon: And the Party so accused, indicted and prosecuted, to be allowed the Benefits and Privileges in and by the faid Act granted and declared.

CHAP. VI.

An Act in Addition to the Act for preventing of common Nusances arising by Slaughter Houses, Still-Houses, &c.

Preamble. 4 W. & M. ca. 9, and References. OR the better preventing of Desolation by Fire, that may happen by drawing of Spirits, or melting down of Tollow. ing of Spirits, or melting down of Tallow:

Court of Quarter-Seffions Order, to be taken down.

Be it enaced by the Lieutenant Governour, Council and Represent tatives, in General Court astembled, and by the Authority of the same, That if any Distiller or Tallow-Chandler shall presume to set up any Still or Stills for the drawing of Spirits, Copper or Furnace for the melting of Tallow, impowered to or make Use of any Still, Copper or Furnace for either of the said Ends in any cause Stills for House or Place, other than such as are or from Time to Time shall be assigned Spirits or Fur for that Purpose by the Select-men of the Town, with two or more Justices of naces formelt the Peace, contrary to the Intent of the said Act; every Person and Persons so ing of Tallow offending, and being thereof duly convicted before his Majesty's Justices in the fer up without Court of General Sessions of the Peace within the same County, shall not only incur the Penalty or Fine in the faid Act mentioned; but shall also enter into Recognizance to take down such Stills, Coppers or Furnaces; and in Default of entring into Recognizance as aforefaid, to be committed to Prison until he do. cause the same to be taken down; or else such Stills, Coppers or Furnaces shall be taken down by Order of the faid Court; and the Charge thereof to be levied by Distress and Sale of such Offenders Goods, returning the Overplus, if any be.

CHAP. VI.

An Act in Addition to the Act for Regulating Ferries.

Preamble.

6 W.&M.ca.6.

at Winnesimit Ferry.

4 G. ca. 4.

YHEREAS there is a constant Recourse of Travellers and others for Passage over the Ferries betwixt Boston and Charlestown, and betwixt Boston and Winnesimit : Therefore for Prevention of the great Inconvenience and Damage that doth or may happen to Persons by being hindred and delayed at the said Ferries, for want of speedy Transportation over the

Stated Hours Same : for the Ferry Boats passing

Be it enaced by the Lieutenant Governour, Council and Reprefentatives, in General Court assembled, and by the Authority of the same, That the Person or Persons that are, or from Time to Time shall be employed for keeping Winnesimit Ferry, shall constantly maintain a good Boat. - 10

Town Rates.

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or Boats, in good Repair, suitable for the said Ferry on each Side of the Water; and that such Boats whether there be any Passengers in the same or not, shall put off from their respective Shores to go to the other Side, upon each Day in the Week (the Lord's Day excepted) at the Hours of five, seven, nine and eleven Penalty for a Clock before Noon; and at one, three, five and feven of the Clock after Noon, Ferry-Mens throughout the whole Year, so as it be within Day-Light; on Pain that every Neglect. fuch Ferry-man or Ferry-men being complained of and convicted before any one or more of his Majesty's Justices of the Peace of Neglect of his Duty, in not crossing the said Ferry at the several Times and Hours before-mentioned, shall forfeit and pay the Sum of twenty Shillings; one Half to the Informer or Complainant, and the other Half to the Use of the Poor of the Town of Boston. And such Justice or Justices, may restrain the Offender or Offenders, until he or they shall pay the faid Sum.

And he it turther enaced, That all Posts and Expresses for his Majesty's be speedily Service, and other Persons having extraordinary Business; as in Cases concern-transported. ing Life and Death, shall be speedily transported over the said Ferry, at any Time or Season, without Delay; on the Penalty aforesaid: Any Thing here-

in before contained to the contrary notwithstanding.

Provided nevertheless, That such Ferry man or Ferry-men shall not be ob- Saving for liged to put off from their respective Shores and pass the saidFerry, at any of the stormy Sea-Times or Hours before stated, if it manifestly appear to be hazardous for them fons. so to do, by Reason of any Storm or Tempest; or that in the Winter the Ice do hinder the passing of any Boat a-cross the said Ferry.

And be it further enaced by the Authority aforefair. That when and so AtCharlestown often as it shall happen, that the Boats employed for the Ferry between Boston Ferry, two and Charlestown, shall be on the same Shore, upon the Landing of the second Boats not to Boat, the first shall forthwith put off and pass over to the other Side, Passengers lie on the or no Passengers; on the like Penalty herein before expressed, and to be disposed fame Shore. of as aforesaid; to the Use of the Poor of Boston or Charlestown respectively.

9 A. ca. 1.
4 G. ca. 4. of as aforesaid; to the Use of the Poor of Boston or Charlestown respectively.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England, Begun and held at Boston, the twenty-fixth Day of May, 1697.

CHAP. I. An Act relating to Town Rates or Affessments.

THEREAS divers Constables and Collectors of Town Rates or Assess. Preamble. ments, are defective and negligent of their Duty in not timely paying of the same, as by the Warrants or Estreats to them committed they are required:

For Redrefs whereof: That the Constables or Collectors within the several Towns in this Province, Collectors of Town Rates ing of Town Charges, orderly made and committed unto them to collect, the thereof by the constables or Times or Times thereof by the constables of the fame, Constables or Collectors of Town Rates and Town Charges, orderly made and committed unto them to collect, the thereof by the Accounts and Payment whereaf are not issued, or that at any Time or Times thereof by the Accounts and Payment whereof are not issued; or that at any Time or Times thereof by the hereafter shall not pay in and issue their Accounts thereof with the Treasurer Time presix'd of such Town, or other Person appointed by the Select-men to be a Receiver of in their Warthe same, by the Time presix'd in the Warrants to them respectively given for their warrants to be the same, by the Time prefix'd in the Warrants to them respectively given for liable to Suit. the collecting and paying in thereof, or within the space of one Month next after 11 G. ca. z. the Expiration thereof; every such defective Constable or Collector, shall be ${}^{4G}_{2}$. ca. z. liable to the Action or Suit of the Treasurer or Receiver of such Town: And ${}^{19G}_{2}$. ca. z. such

4W&M.ca.13.

Tryal before a Justice of the Peace. 70

fuch Treasurer or Receiver, is hereby impowered and authorized to sue for and recover all such Rares and Assessments, or any Arrears thereof, of and from the Constables or Collectors respectively to whom the same were committed, and that have or shall neglect their Duty in that Regard; by Action, Bill, Plaint or Information, in any of his Majesty's Courts of Record: Law, Usage or Custom to the contrary notwithstanding.

CHAP.

An Act impowering Justices of the Peace to decide Differences not exceeding Forty Shillings.

Summons, Capias or Attachbefore them. 27 G. 2 ca. 1.

and Serving.'

Fine for Contempt in not

Writs to be served seven Days before Trial.

Party aggrieved to appeal to the Inferiour Court.

Party appealing to bring the whole Case.

Reasons of given in seven Days before the Trial.

Justices of the Peace to grant Representatives, convened in General Actembly, and it is herevy Representatives, convened in General Acembly, and it is herevy enacted and ordained by the Authority of the same, That all Manner ment, for Mat. of Debts, Trespasses and other Matters, not exceeding the Value of Forty ters triable Shilling (wherein the Title of Land is not concerned) shall and may be heard, tried, adjudged and determined, by any of his Majesty's Justices of the Peace within this Province, in their respective Precincts; who are hereby impowered, upon Complaint made of any fuch Debt, Trespass or other Matter, as aforefaid, to grant Summons, Capias or Attachment, against the Party com-Fee for a Writ plained of, directed to the Sheriff or Marshal of the County; or either of their and Serving. Deputies, or Constables of the Town wherein such Party lives: For which Summons, Capias or Attachment, the Justice shall be paid one Shilling; and the Officer for serving the same, one Shilling; and no more. And in Case of Nonappearance upon Summons duly ferved, being so returned by the Officer; fuch Justice may issue out a Warrant of Contempt directed to the Sheriff, or Marshal or other Officer as aforesaid, to bring the Contemner before him, as well to answer the said Contempt as the Plaintiff's Action, and may (if he see Cause) fine such Contemner, not exceeding Ten Shillings, to be accounted for to the Treasurer of the County towards defraying of County Charges: And after Judgment given in any Case, may grant an Execution or Warrant of Distress directed to the Sheriff or Marshal or other Officer as aforesaid, to levy the said Fine, Debt or Damage, with Charges, upon the Defendants Goods or Chattels. And fuch Officer by Virtue thereof shall expose the same to Sale, returning the Overplus (if any be) to the Defendant; and for want of fuch Diffrest to take the appearing up- Body of the Defendant, and him to carry and convey to the common Goal of on Summons. the County or Precinct, there to remain until he hath fatisfied the faid Fine, Debt or Damage, with Charges. And in Case such Complainant be Non-Ruited, or Judgment pass against him, then the said Justice is hereby impowered to assess to the Defendant reasonable Costs against such Complainant, to be levied and recovered in Manner and Form above expressed.

Provided always, That all Summons, Capias or Attachment before luch Justice of the Peace, shall be served and executed at least seven Days before the Time of Trial or Hearing.

Provided also, That the Party aggricved shall have Liberty to appeal to the

next Inferiour Court of Common Pleas to be holden for the same County, he entring into Recognizance with one fufficient Surety in the Value of the Debt or Damage fued for, and fufficient to answer all Costs to prosecute the said Appeal there with Effect, and to abide the Order of the faid Court, where fuch Cafe shall be tried, and receive a final Issue and Determination.

And the Party appealing shall bring the Copies of the whole Case to the Court appealed to, where each Party shall be allowed the Benefit of any factors. Plea or Evidence; and if upon fuch new Plea or Evidence the Judg pen to be reversed, the Appellant shall have no Costs granted for the fixt 1 and fuch Appellant shall also give in the Reasons of his Appeal unto the Justice Appeal to be appealed from in writing seven Days inclusively before the sitting of the Court appealed to. And all Justices are hereby required to keep fair Records of all their Proceedings from Time to Time. and

Hurder. Ravishment oz Rape. Burggerp.

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And he it further enaced by the Authority aforefaid, That the Clerk of any Clerks of Town within this Province may and hereby is impowred to grant Replevins, Towns to Summons or Attachment for any Matter or Cause triable before any Justice of the grant Reple-Peace, and Summons for Witnesses; and to direct the same to the Constables of such Town, or to the Party to be summoned for Witnesses respectively; and the Constable or Constables are hereby required to execute such Replevins, Summons or Attachments accordingly, and to make due Return thereof.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England, Begun and held at Boston the twenty-fixth Day of May, 1697. And continued by several Prorogations until the thirteenth of Odober following.

CHAP. III.

An Act against Murder.

E it enaded by the Lieurenant Governour, Council and Representatibes, in Beneral Court allembled, and by the Authority of the same, sw. ca. 4. That who soever shall commit wilful Murder upon premeditated Malice or Hatred; and be thereof convicted; the Person or Persons so offending shall be put to Death.

CHAP. IV.

An Act against Ravishment or Rape.

auted by the Lieutenant Governour, Council and Representain Anteral Court assembled, and by the Authority of the fame, Man shall ravish any Woman, committing carnal Copulation vainst her Will: Or if any Man shall unlawfully and carnally Woman-Child under the Age of ten Years; every Person dig in either of the Cases before-mentioned, being thereof ccounted Felons, and shall be adjudged to suffer the Pains ases of Felony.

CHAP, V.

Act for the Punishment of Buggery.

ding of the detestable and abominable Sin of Buggery with Man- Preamble. Beast, which is contrary to the very Light of Nature:

Acenaded and declared by the Lieutenant Governour, Council and Rerefeneacives, in Beneral Court allembled, and by the Authority of the fame, if is enaited, That the sameOffence be judgedFelony, and such Order andForm of Process therein to be used against the Offenders as in Cases of Felony: And that every Man being duly convicted of lying with Mankind as he lieth with a Woman: And every Man or Woman that shall have carnal Copulation with any Beast or bruit Creature; the Offender and Offenders in either of the Cases before mentioned, shall suffer the Pains of Death; and the Beast shall be slain and burned.

Atheilm & Blasphemp. Deeds.

CHAP. VI.

An Act against Atheism and Blasphemy.

it declared and enaded by the Lieutenant Gobernour, Council and Representatives, convened in General Court of Astemply, and it is enacted by the Authority of the fame, That if any Person shall presame wilfully to blaspheme the holyName of God; Father, Son, or Holy Ghost; either by denying, curfing or reproaching the true God; his Creation or Government of the World: or by denying, curling, or reproaching the holy Word of God; that is, the canonical Scriptures contained in the Books of theOld and New Testament; namely GENESIS, Exodus, Leviticus, Numbers, Deuteronomy, Jo-Shua, Judges, Ruth, Samuel, Samuel, Kings, Kings, Chronicles, Chronicles, Ezra, Nehemiah, Esther, Job, Psalms, Proverbs, Ecclesiastes, The Song of Solomon, Isaiah, Jeremiah, Lamentations, Ezekiel, Daniel, Hosea, Joel, Amos Obadiah, Jonah, Micah, Nahum, Habakkak, Zephaniah, Haggai, Zechariah, Malachi: MATTHEW, Mark, Luke, John, Asts, Romans, Corinthians, Corinthians, Galatians, Ephesians, Philippians, Colossians, Thessalonians, Thessalonians, Timothy, Timothy, Titus, Philemon, Hebrews, James, Peter, Peter, John, John, John, Jude, Revelation: Every one to offending shall be punished by Imprisonment, not exceeding fix Months, and until they find Sureties for the good Behaviour; by sitting in the Pillory; by Whipping; boaring thorow the Tongue with a red hot Iron; or fitting upon the Gallows with a Rope about their Neek; at the Discretion of the Court of Assize, and General Goal Delivery, before which the Trial shall be; according to the Circumstances, which may aggravate or alleviate the Offence.

- Provided, That not more than two of the fore-mentioned Punishments shall be inflicted for one and the same Fact.

CHAP. VII.

An Act for Registring of Deeds and Conveyances.

Preamble.

OR the Prevention of Clandestine and uncertain Sales of Houses and Lands: And to the Intent it may be the better known what Right, Title or Interest Persons have in or to such Estates as they shall offer to Sale:

. We it enaced and declared by the Lieutenant Governour, Council and Representatives, in General Court allembled, and by the Authority of the same, That henceforth all Deeds or Conveyances of any Houses or Lands within this Province, figned and fealed by the Party or Parties granting the fame, having good and lawful Right or Authority thereto, and aeknowledged by fuch Granter or Granters before a Justice of the Peace, and recorded at Length in the Registry of the County where such Houses or Lands do lie; shall be valid to pass the same, without any other Act or Ceremony in the Law whatsoever.

And that from and after three Months next after Publication of this Act, next after this no Bargain, Sale, Mortgage or other Conveyance of Houses or Lands made and executed within this Province, shall be good and effectual in Law to hold such Houses or Lands against any other Person or Persons, but the Granter or Granwithout being ters, and their Heirs only; unless the Deed or Deeds thereof be acknowledged

Acknowleged and recorded in Manner as is before expressed. Provided nevertheless, That when and so often as it shall happen any Gran-Deed by Wit. ter to live in Parts beyond Sea, or to be removed out of this Province, or nesses, in case, to be dead before any Deed or Conveyance by him or her made, be acknowledged as aforesaid; in every such Case, the Proof of such Deed or Conveyance made by the Oaths of two of the Witnesses thereto subscribed, before any Court of Record within this Province, shall be equivalent to the Parties own Acknowledgement thereof. And

ted by Signing Sealing Acknowledgment & Record, to be valid. 8 W. ca 3. No Bargain, Sale,&c. made three Months Act to be good against any, but the Granter,

Deeds execu-

and Recorded. to be equivalent to Acknowledg-

Registry of Deeds.

And be it further engied by the Authority aforesaid, That if any Granter or Vender of any Houses or Lands shall refuse to acknowledge as is aforesaid, Persons refuany Grant, Bargain, Sale, or Mortgage by him or her figned and fealed, being fing to Acthereunto required by the Grantee or Vendee, his, her, or their Heirs or Assigns; knowledge it shall be lawful for any Justice of the Peace within the County, where such their Deeds. Granter or Vender lives, upon Complaint made, to send for the Party so refufing; and if he or she persist in such Refusal, to commit him or her to Prison without Bail or Mainprize, until fuch Party shall acknowledge the same: It being first made appear and proved to be the Act and Deed of the same Party by the Oath of one or more of the Witnesses thereto subscribed; and such Grantee or Vendee filing a Copy of his Deed so proved in the Register's Office, shall thereby secure his Title in the mean Time, and the same shall be accounted fufficient Caution to every other Person and Persons against purchasing the Estate in fuch Deed mentioned to be granted.

Provided, That nothing in this Act shall be construed, deemed or extended Saving for to bar any Widow of any Vender or Mortgager of Lands or Tenements, from Dower. her Dower or Right in or to fuch Lands or Tenements, who did not legally join with her Husband in such Sale or Mortgage, or otherwise lawfully bar or ex-

clude her felf from fuch her Dower or Right.

And it is further enacted by the Authority aforefaid, That any Mortgagee of any Lands or Tenements, his or her Heirs, Executors or Administrators having ges shall be received full Satisfaction and Payment of all fuch Sum and Sums of Money as discharged. are really due to him by fuch Mortgage; shall at the Request of the Mortgager, his Heirs, Executors or Administrators acknowledge and cause such Satisfaction and Payment to be entred in the Margin of the Record of such Mortgage in the Register's Office, and shall sign the same, which shall for ever thereafter discharge, defeat and release such Mortgage, and perpetually bar all Actions to be brought thereupon in any Court of Record. And if such Morrgagee, his or her Heirs, Executors or Administrators shall not within ten Days next afterRequest in that Behalf made, and Tender of his, her or their reasonable Charges; repair to the Register's Office, and there make and sign such Acknowledgement as aforesaid, or otherwise sign and seal a Discharge of the said Mortgage, and Release and Quit-Claim to the Estate therein mentioned to be granted, and acknowledge the same before a Justice of Peace, he, she, or they so refusing, shall-be liable to make good all Damages for want of fuch Discharge or Release: to be recovered by Action or Suit in any Court of Record. And in Cafe Judgment pass against the Party so sued, he, she or they so cast, shall pay unto the adverse Party treble Costs arising upon fuch Suit.

And be it further enaced and declared by the Authority afortaid, That 16. cz. 4. the Clerk of the Inferiour Court of Pleas in each respective County, shall also 7 G ca 5. be the Register of Deeds and Conveyances, and shall fairly enter and record at 12 G. ca. Length all Decds, Conveyances and Mortgages of any Lands, Tenements, Rents Clerk of the Length all Deces, Conveyances and Morigages of any Danes, Tenemente, Rection and other Hereditaments, lying and being within the same County, made, executed, Inferiour and other Hereditaments, lying and being within the same County, made, executed, Court to be acknowledged or proved in Manner as is aforesaid, which shall be brought to Register of him to Record; and shall on Receipt thereof into the Office, note thereupon Deeds. the Day, Month and Year when he received the same; and the Record shall bear the same Date. And every such Register before he execute the said Office, to be sworn. shall be Sworn before one or more of the Justices of such Court, well, truly and faithfully to execute the same. And it shall and may be lawful to and for every Register aforesaid, to ask and receive for entring and recording any Deed, Conveyance or Mortgage, twelve Pence for the first Page, and eight Pence a Page Registers Fees; for, so many Pages more as it shall contain, and no more; accounting after the Rate of twenty-eight Lines, of eight Words in a Line to each Page, and proportionably for so much more as shall be under a Page, and fix Pence for his Attestation on the Original, of the Time, Book and Folio where it is recorded:

and for Discharge of a Mortgage as aforesaid, one Shilling, and no more. Deeds execu-And he ie surther enacted and beclared by the Authority assessaid, That ted according all Decds of Bargain, Sale or Mortgage heretofore made and executed, accord- Laws & Usage ing to former Laws and Usage, shall be valid and effectual.

CHAP.

Limitation of Podellions.

CHAP. VIII.

An Act of Limitation for Quieting of Possessions.

Preamble.

HEREAS a good and beneficial Ast was made by the late Governour and Company of the Colony of the Massachusetts-Bay, in the Year of Our Lord God, One Thousand six Hundred fifty seven, in the Words following: That is to fay, 'That any Person or Persons that hath either himself or by his Grantees or Assigns before the Law made for Direction about Inheritances, bearing Date October the nineteenth, One Thousand six Hundred fifty and two, possessed and occupied as his or their own proper Right ' in Fee-simple, any Houses or Lands within this Jurisdiction, and shall so con-' tinue, whether in their own Persons, their Heirs or Assigns, or by any other ' Person or Persons from, by or under them, without Disturbance, Lett, Suit, or Denial legally made by having the Claim of any Person thereto entred with the Recorder of the County where such Houses or Lands do lie, with the Names of the Persons so claiming, and the Quantity, Bounds of the Lands or Houses claimed, and such Claim prosecuted to Effect within the Term of five Years next after the twentieth of May. One Thousand six Hundred and fifty feven: Every fuch Proprietor, their Heirs and Assigns shall for ever after enjoy the same without any lawful Lett, Suit, Disturbance or Denial by any after Claim of any Person or Persons whatsoever; any Law or Custom to the contrary notwithstanding.' Which afore-recited Act having by Experience been found to be of great Benefit and Service to his Majesty's Subjects within the faid Colony, and preventing many Contests and Law-Suits which otherwise would have risen by Reason of a Neglect in many Persons to observe a legal Course and Method for the passing and Confirmation of Sales and Alienations.

And whereas fundry Persons having a just and equitable Right and Title unto Estates in Housing or Lands, either acquired by Purchase, or otherwise accruing unto or settled upon them since the passing of the afore-recited Act; may want formal Conveyances and Assurances in the Law for the same; or the Deeds, Instruments, or other Writings concerning such Estates may be defective; or imperfectly made and executed, whereby fuch Persons may be in Danger of being deprived and evicted out of their honest and just Rights and Posses :

For Prevention wheteof, and for the further Quieting of Possessions, and Setling of Titles:

Quiet Possos-

Be it enaded and declared by the Lieutenant Covernour, Council and Resion from the prefentatives in General Court astembled, and by the Authority of the fame, first of Oaober That every Person and Persons who were possessed in his and their own proper first of October Right of any Houses or Lands within this Province upon the first Day of Octo-1704, to give ber, in the Year of our Lord God, One Thousand six Hundred ninety two, and all others deriving from, by or under him or them, continuing the Possession of fuch Houses or Lands until the first Day of October, which will be in the Year of our Lord God, One Thousand seven Hundred and four, without Molestation or Disturbance by Claim made thereto, and Action brought and profecuted for the same with Effect; shall by Virtue of such Possession, have hold and enjoy such Houses or Lands unto him or them, his and their Heirs and Assigns for ever in Fee. And all Actions and Process to be thereafter brought. for the same, are hereby excluded and for ever debarred.

Saving for the King's Right.

Provided always, That there shall be a Saving of his Majesty's Rights, and all publick Lands belonging to the Province, not orderly disposed of.

Provided also, That this Act shall not be understood to bar the Title of any Infant, Feme Covert, or Person non compos mentis, Imprisoned, or in Captivity; Other Savings who shall be allowed the Term of seven Years next after such Imperfection. removed to pursue their Claim or Challenge to any Houses or Lands, wherein they have interest or Title: And the like Time of seven Years shall be allowed to Persons having an Estate in Reversion in any Houses or Lands from the Time fuch Reversion falls, to recover their Right; and Persons beyond Sea shall be allowed the Term of ten Years from the Publication of this Act to pursue their Claim or Challenge to any Houses or Lands as aforesaid.

And

Ancroachments on High Ways, Sc.

And for a smuch as divers Towns and Settlements in the Eastern Parts of this Province have been deserted and broken up by Reason of the Rebellion and War Preamble. made by the Indians; and fundry Persons in other the Frontier Towns, particularly enumerated in an Act of the General Assembly, have by Means thereof

been driven from their Habitations and Improvements:

Be it therefore further provided and declared by the Authority aforesaid, from & after That the Limitation of Time for the Continuance of Possession by this A& pre- the ending of fixed, shall not extend or be understood to extend unto any Houses or Lands lying the War with to the Eastward of Piscataqua River, or in other the Frontiers: but the same lay claim to lay claim to Time thall be, and hereby is enlarged and lengthened out for the space of five Lands lying to Years next after the ending of the War with the Indians; during which space all the Eastward Persons may pursue their Right and Claim to any Houses and Lands lying in of Piscataqua Persons may pursue their Right and Claim to any Houses and Lands lying in River, & in o-those Parts and Places and every of them. And that no Person or Persons pre-ther the tending Right or Title in or to any Lands lying within this Province purchased of Frontiers. any Indian or Indians, without orderly Allowance and Confirmation thereof had, I G. ca. 6. Lands puraccording to former Laws and Usage of the several late Colonies of Massachufetts and New-Plymouth, and Province of Maine respectively; shall have or
asswithout orreceive any Repetit by this Ast with Reference to such Lands receive any Benefit by this Act with Reference to fuch Lands.

Time allowed derly Allowance. &c. are not confirmed by this Act.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England, Begun and held at Boston, the twenty-fifth Day of May, 1698.

CHAP. I.

An Act to prevent Incroachments upon High Ways, Streets, &c.

CORASMUCH as divers Incumbrances and Incroachments have been Preamble. made in and upon the common Roads, High Ways and Streets heretofore laid out in several Towns within this Province:

For Redress whereof: We it enacted by the Licutenant Governour, Council and Represen- 5W.&M.ca. 8. tatives, in General Court allembled, and by the Authority of the fame, 7 &8G.2.ca 3: That henceforth no Edifice, Building or Fence what soever, shall be raised, erected, built, or fet up in, upon, or over any of the faid Roads, High Ways, Streets, Lanes or Alleys, in any Town within this Province, or any Part of any of them, whereby to straiten the Passage, or any Ways lessen the full Breadth of any fuch Roads, High Ways, Streets, Lanes or Alleys. And if any Edifice, Building or Fence what soever shall be raised, erected, built or set up, upon, in or over any fuch Road, High Way, Street or Alley, contrary hereunto; every fuch Edifice, Building or Fence shall be deemed and held to be a common Nusance: And the Court of General Sessions of the Peace for the County in which such Town doth lie, uponComplaint, and making out the same before them, are hereby impowred to Order and Cause such Edifice, Building or Fence to be taken down, demolished and removed; and also to cause to be removed all such Incroachments, or Incumbrances as heretofore have been made, upon, in or over any common Road, High Way or Street as aforefaid; and the Charge thereof to be answered and paid by disposing of so much of the Materials, as shall be necessary to satisfy the same.

Provided nevertheless, That this Act shall not be intended or construed to intend the prohibiting of the setting up of any Conduit, Watch-House, Cage or Stocks, for publick Use, in or upon any High Way or Street within any Town.

CHAP.

An Act for Regulating of Tanners, Curriers, and Cordwainers.

Preamble.

NOR the better preventing of Deceits and Abuses by $oldsymbol{T}$ anners, $oldsymbol{C}$ urriers, and P. Dreffers, or Workers up of Leather:

7W'.&M.ca.9. 1 A. ca. 1. No Butcher, Currier or Shoe maker, to be a Tan-

No Tanner to use the Trade of

We it enaced by the Lientenant Governour, Council and Represen: tatives in General Court allembled, and by the Authority of the fame, That no Person or Persons whatsoever using or occupying the Feat or Mystery of a Butcher, Currier or Shoe-maker, by himself or any other, shall use or exercise the Feat or Mystery of a Tanner; on Pain of the Forseiture of six Shillings and eight Pence for every Hide or Skin by him or them so tanned, whilst he or they shall use or occupy any of the Mysteries aforesaid. Nor shall any Tanner during his using the faid Trade of Tanning by himself or any other, use or occupy the Feat or Mystery either of Butcher, Currier or Shoe-maker; Butcher, Cur- upon Pain of the like Forfeiture as aforesaid. And no Butcher whatsoever by rier or Shoe- himself or any other Person, shall gash or cut any Hide of Ox, Bull, Steer or Cow, in fleaing thereof, or otherwise, whereby the same shall be impaired or damaged; on Pain of forfeiting twelve Pence for every gash or cut in any such Hide or Skin.

No Tanner to ther infuffici-

No unkind Heats to be used in Tanning.

No Leather to be curried that is not fealed.

Penalty on Curriers for marring or hurting any Hide by evil

Penalty on Shoe-makers for working Leather.

And be it further enacted by the Authority aforesaid, That no Person or offer or put to Persons whatsoever using, or which shall use the Mystery or Faculty of Tan-Sale any Lea- ning, shall at any Time or Times hereafter, offer to put to Sale any Kind of Leather which shall be insufficiently tanned, or which have been over-limed, or burnt in the Limes; or which shall not have been after the Tanning thereof well and throughly dried; or that shall not be sealed as in and by this A& is thereafter directed; upon Pain of forfeiting the whole Hide, half Hide or other Piece of such Leather, so offered or put to Sale. And no Person or Persons what soever using, or that shall hereafter use the Mystery or Faculty of Tanning, shall fet any of his or their Fatts in Tan-Hills or other Places where the Woozes or Leather put to tann in the same, shall or may take any unkind Heats, nor shall put any Leather into any hot or warm Woozes whatsoever, on Pain of forfeiting Twenty Pounds for every fuch Offence.

And he it further enacted by the Authority aborclaid, That no Person or Persons whatsoever, using or occupying, or that shall herefter use or occupy the Mystery or Faculty of Currying, shall or may curry any Kind of Leather, except it be sealed, as is herein after provided; nor shall curry any Hide being not throughly dried after his wet Season, in which wet Season he shall not use any stale Urine, or any other deceitful or subtle Mixture, Thing, Way or Means to corrupt or hurt the same; "nor shall curry any Leather meet for outer Sole Leather, with any other than good hard Tallow, nor with any less of that than the Leather will receive; nor shall curry any Kind of Leather meet for upper Leather and inward Soles, but with good and sufficient Stuff, being fresh and not Salt, and throughly Liquored till it will receive no more; nor shall burn or workmanship. scal'd any Hide or Leather in the currying, but shall work the same sufficiently in all Points and Respects: on Pain of forfeiting for every such Offence or Act done contrary to the true Intent and Meaning hereof, every fuch Hide marred or hurt by his evil Workmanship or handling.

And be it further enacted by the Authority aforesaid, That no Person or Perfons using or that shall hereafter use or occupy the Mystery or Faculty of a Shoeup insufficient maker or Cordwainer, shall work up into Shoes, Boots or other Wares, any Leather that is not tanned and curried in Manner as aforesaid; nor shall use any. Leather made of Horses Hide, for the inner Soles of any such Shoes or Boots; on Pain of forfeiting all fuch Shoes, Boors, or other Wares made or wrought up of such insufficient Leather.

And for the more effectual Execution of this Act:

Be it enacted by the Authority aforesaid, That all Leather that is or shall. hereafter be tanned or curried; shall before the same pass out of the Tanners or Curriers

Tanners, Curriers, Coedwainers.

Curriers Yard, House or Place respectively where it was wrought; be viewed by the sworn Searchers and Sealers of Leather by Law directed to be annually to be sealed chosen in such Towns where there shall be Need, who shall have two several before it pass Marks or Seals, to be prepared by each Town for that Purpose, with one of out of the which they shall Seal all such Leather, as they shall find well and sufficiently Possession of Tanners or tained in all Respects as aforesaid; and with the other, all such Leather as they Curriers. shall find well, and sufficiently curried as is before mentioned, and no other. And the faid Searchers and Sealers shall, and hereby are authorized and impowered ex officio, to make Scarch and View in any House, Shop, Warehouse or other Place within the Limits of their respective Precincts where they conceive any Leather to be, whether wrought into Shoes, Boots, or other Wares, or not, as oft as they Sealers ex shall think meet, or as there shall be Need. And if the said Searchers and officio to search Sealers, or any of them, shall find any Leather fold or offered to be fold, brought and view or offered to be Searched and Sealed, which shall be tanned, curried, handled or used contrary to the true Intent and Meaning of this Act: or shall find any Leather in whole Sides out of the Possession-of a Tanner, not being sealed with the Mark or Seal to be used for Leather only tanned; or out of the Possession of a Currier, not being sealed with the Mark or Scal to be used for Leather when curried: In every fuch Case it shall and may be lawful for the said Searchers and Sealers, or any of them, to feize all such insufficient or unsealed Leather, whether it be wrought up into Wares, or not. And if the Owner or Claimer To seize all thereof shall not submit to the Judgment of the Officer or Officers that seized insufficient or the fame, such Officer or Officers shall retain such Leather in his or their Custo-unsealed Leady, until Trial thereof be had as is hereafter directed, and Judgment thereon ther. given. And in fuch Case, the faid Officer or Officers shall within three Days next after such Seizure inform some Justice of the Peace thereof, who shall appointed thereupon appoint four or six Men, honest and skilful in Leather, to view the same in Presence of the Owner or Claimer, or without him (if having Notice) he does not appear; and to report unto him upon their Oaths the Defects which they find in the faid Leather: Which Report such Justice shall return unto the Court or Justice respectively before whom the Trial of the said Leather shall be. But in Case the said Viewers shall Report that they do not find such Leather or Wares fo seized, in any Respect defective according to the Intent of this Act; the Justice that appointed such Viewers shall cause the same to be forthwith. discharged from the Seizure made by such Officer or Officers.

And he is further enaced by the Authority aforefair. That no Perfon or Perfons what soever shall or may withstand or resist the Searchers and Sealers in the due resisting the Execution of their Office, nor in the feizing of any infufficient Leather or Wares; Searchers. on pain of forfeiting the Sum of five Pounds for every such Offence. And the Fee for searching and sealing of Leather shall be one Penny per Hide for any Parcel less than five; and for all other Parcels after the Rate of fix Pence per Dickar; which Fee the Tanner and Currier respectively shall pay upon sealing Fee for Sealthe faid Leather from Time to Time; and shall also pay three Pence per Mile ingfor every Mile any Scaler or Searcher shall travel above one, for which he is

not to be allowed any thing.

And no Sealer or Searcher of Leather shall refuse within convenient Time to Penalty on do his Office; or shall allow any Leather or Wares which are not sufficient; on Sealers for neglect of pain of forfeiting forty Shillings; nor shall take any Bribe or exact more than Duty. his due Fees; on pain of forfeiting the Sum of ten Pounds for every fuch Offence.

And he it further enacted by the Authority aforefaid, That all Fines, Penalties and Forfeitures that shall arise and grow due by Vertue of this Act, or any Clause therein contained; shallaccrue and be disposed of in Manner following, viz. Fines and One third Part thereof to the Treasurer of the County where the Offence is Forfeitures committed, for the defraying of County Charges; one third Part thereof to the how to be Treasurer or Select-men of the Town where the Offender inhabiteth, to the Use of the Poor of such Town; and the other third Part to the Seizer or Seizers of such infufficient Leather, or to him or them that shall inform and sue for the said Fines, Penalties or Forfeitures; to be recovered by Action, Bill, Plaint or Information in any Inferiour Court of Common Pleas, or before any Justice of Peace, when the Matter doth not exceed the Value of forty Shilling's.

78 . Form of the Writ for Calling an Assembly.

Curriers liable to make good the value of all Leather feized for ill Work manship.

And it is further enacted by the Authority aforefait. That when and so often as any Leather belonging to any Tanner or other Person shall be seized and become forfeit for any Defect of the Currier in his Workmanship about or handling of the same; such Currier shall be liable to make good unto the Tanner or other Owner of such Leather so seized and forfeited, the full Value thereof, with his just Costs and Damages, to be recovered by Action to be therefore brought against such Currier in any Inferiour Court of Common Pleas, or before any Justice of Peace, if the Value exceed not forty Shillings: For the better astertaining of which Value, the Persons to be appointed as aforesaid for viewing the Defects in Leather, shall (when the same is seized for being marred or spoiled by the Currier) through his ill Workmanship or handling, be also appointed to estimate and judge the Value thereof, and make Report of the same, together with the Defects.

CHAP. III.

An Act for establishing the Form of the Writ and Precept for calling a Great and General Court or Assembly.

5 W. & M. ca, 11.

Representatives, convened in General Assembly, and it is hereby enacted and ordained by the Authority of the same, That the Writ to be at any Time hereafter issued by the Governour or Commander in Chief of this Province for calling a Great and General Court or Assembly; as also the Precept to be issued by the Sheriff or Marshal in Observance thereof, to the Select-men of the several Towns, and their Return thereupon (when any Perfon or Persons shall be chosen to Represent them in the said Court) shall be the Forms following. That is to say:

Writ for calling a Great and General Court or Affembly. WILLIAM the Third by the Grace of GOD, of England, Scotland, France and Ireland, KING, Defender of the Faith &c.

To Our Sheriff or Marshal of Our County of S. within Our Province the Massachusetts-Bay in New England. Greeting.

We Command, That upon Receipt hereof, you forthwith make out your Precept, directed unto the Select-men of each respective Town within your Precinct, requiring them to cause the Freeholders and other Inhabitants of their several Towns, duly qualified, as in and by Our Royal Charter is directed, to assemble at such Time and Place as they shall appoint, to elect and depute One or more Persons (being Freeholders and Resident in the same Town) according to the Number set and limitted, by an Act of the Great and General Court or Assembly of Our aforesaid Province, to Serve for and Represent them respectively in a Great and General Court or Assembly by Us appointed to be convened, held and kept for Our Service; at the Town-House in Boston, upon

next enfuing the Date of these Presents; and to cause the Day of Person or Persons so elected and deputed by the major Part of the Electors present at such Election, to be timely notified and summoned by the Constable or Constables of such Town, to attend Our Service in the said Great and General Court or Assembly, on the Day above prefixed, by Nine in the Morning, and so De Die in Diem, during their Session and Sessions; and to return the said Precepts with the Names of the Person or Persons so elected and deputed, unto your felf: whereof you are to make Return, together with this Writ, and of your Doings therein, under your Hand, into Our Secretary's Office at Boston, Hereof you may not fail one Day at the least before the said Court's sitting. and Commander in Chief, in and over at your Peril. Witness Our Province of the Massachusetts-Bay aforesaid. Given at Boston under the publick Seal of Our faid Province, the Day of Year of Our Reign. Annoque Domini

By Command of J. M. Secr.

Suffolk, 1. IN Observance of His Majesty's Writ to me directed: These are in HisMajully's Name to Will and Require you forthwith to cause the Freeholders Precept to and other Inhabitants of your Town, that have an Estate of Freehold in Land the Selectwithin this Province or Territory, of Forty Shillings per Annum at the least, or men, for other Estate, to the Value of Fifty Pounds Sterling, To assemble at such Time Choice of Representatives, and Place as you shall appoint then and there to elect and depute one or more and Place as you shall appoint; then and there to elect and depute one or more Persons (being Freeholders and Resident in the same Town) according to the Number fet and limited by an Act of the General Assembly, to Serve for and Represent them in a Great and General Court or Assembly, appointed to be convened, he I and kept for His Majesly's Service at the Town-House in Boston, Day of next ensuing the Date hereof; the and to eause the serson of sersons so elected and deputed by the major Part of the Electors present at such Election, to be simely notified and summoned by one or more of the Constables of your Town, to attend his Majesty's Service in the faid Great and General Court or Assembly, on the Day above prefixed, by Nine in the Morning, and so De Die in Diem, during their Session and Sessions. Hereof fail not, and make Return of this Precept, with the Names of the Person or Persons so elected and deputed, with their being Summoned, unto · Days at the least before the said Day of Given under my Hand and Seal at B. the Year of His Majesty's Reign. Annoque Domini A. B.of the County of Suffolks

To the Select-Men of the Town of B. in the County abovefaid. Greeting.

DUrfuant to the Precept within-written, the Freeholders and other Inhabi-ndersed on tants of the Town of B. qualified as is therein directed, upon due Warning the Precept. given, assembled and met together the Day of and then did to serve for and represent them in the Session elect and depute and Sell ons of the Great and General Court or Assembly appointed to be convened, held and kept for His Majesty's Service at the Town House in Boston, Day of the said Person being chosen by the major Part of the Electors present at said Meeting, Dated in B. aforefaid the Day of Anno Domini

The Person chosen as abovesaid; notified thereof and summoned to attend accordingly, by me A. B. Constable of B.

(Select-Men

CHAP. IV.

An Act for providing of Pounds, and to prevent Rescous and Pound-Breach.

f & ft enaded by the Lieutenant Gobernour, Council and Representatives, in Eeneral Court assembled, and by the Authority of the same, Each Town That there shall be a sufficient Pound or Pounds made and maintain to maintain ed from Time to Time, in every Town and Precinct within this Province, a sufficient in such Part or Places thereof, as the Select-men shall direct and appoint, at 2 1. ca. 3. the Cost and Charge of such Town or Precinct; for the impounding and restrain- 1&2 G.2 ca. 3. ing of all Swine, Cattel or Sheep, liable to be Impounded or Restrained, for any of the Causes herein after mentioned.

And that it shall and may be lawful to and for any other Person or Persons as well as the Hawards or Field-Drivers, to take up and Impound, or cause to For what be impounded, any Swine, Neat Cattel, Horses or Sheep, as shall be found da-Causes Cattel mage feafant in any Corn-Field, or other Inclosure; or Swine found unyoked are to be or unringed: Near Cattle. Horses or Sheen going upon the Common made at Impounded. or unringed; Neat Cattle, Horses or Sheep going upon the Common, not al-

depreed as repriet they

Pounds.

Fee for Impounding. 5W & M.ca.9.

lowed to feed there by the major Part of the Propriety, who are impowred to permit the same; any Law to the contrary notwithstanding. And the Owners or Claimers of any fuch Creatures Impounded as aforesaid, shall pay the Fees fet in and by an A& Intitled, An Act for regulating of Finces, Cattel, & c. unto the Pound-keeper, before they be delivered out of Pound; as also the Fcc to the Party Impounding, and Damage to the Party injured; unless such Owner or Claimer shall think fit to Replevie his Creatures Impounded, and give sufficient Bond with one or more Sureties to profecute the Repleven with Effect in Law, either before a Justice of the Peace, within fifteen Days inclusive from the Date of fuch Replevin, or at the next Infer our Court of Common Pleas to be holden within the same County, according to the Value and Damages alledged to be fuffered, and to pay all fuch Costs and Damages as shall be awarded against him. And every Person Impounding any Swine, neat Cattel, Horses or Sheep, shall

The Owner of Creatures be notified thereof (if known) if not the Creatures to be cryed,

Fee for Cry-After three Days, to be proceeded with asStrays.

Reseous.

Penalty for Poundbreach.

Committed under Age, how to be punished.

give present Notice thereof unto the Owner, if known; or leave a Notification Impounded to thereof in Writing at his House or Place of usual Abode: or if unknown, shall cause the same to be publickly cried or posted up in some publick Place in such Town, and in the two next neighbouring Towns, from whence it may be most likely fuch Creatures came. And shall also cause the Creatures so Impounded to be relieved with suitable Meat and Water; the Charge whereof shall be paid and posted up. by the Owner or Owners; as also of the Crying of them, after the Rate of thee Pence per Head, for a Number not exceeding Twelve; and no more than three Shillings for a greater Number. And if no Owner or Claimer appear within the space of three Days next after the Impounding of any such Creatures; then the Person or Persons so restraining of them shall proceed with them as the Law ww 83.244 provides respecting Strays. And be it further enacted by the Authority aforesaid, That if any Per-Penalty for a fon or Persons shall rescue any Swine, neat Cattel, Horses or Sheep taken up as aforesaid, out of the Hands of the Haward, or other Person being about

to drive them to the Pound; whereby the Party injured may be liable to lofe his Damages, and the Law be eluded: the Party fo offending, shall for such Rescous, forseit and pay the Sum of Forty Shillings to the Use of the Poor of the Town or Precinct where the Offence is committed; besides all just Damages unto the Party injured; to be recovered by Action, Bill, Plaint, or Information in any of his Majesty's Courts of Record. And if any Person or Perfons shall make any Pound-Breach; or by any other indirect Ways or Means howfoever, convey or deliver any Creatures Impounded, out of the Pound; the Party so offending being duly convicted thereof, shall forfeit and pay the Sum of Five Pounds, to the Use of the Poor of the Town or Precinct where the Offence is committed; as also all just Damages to the Party injured by such Creatures, to be had and recovered in Manner as aforesaid. And if such Rescous Pound-Breach, or conveying of Creatures out of the Pound, happen to be comby Apprentices or Perfons mitted by any Apprentices or Perfons under Age, not having of their own wherewith to fatisfy the Law, and their Parents or Masters refuse to pay the Fine and Damages, which the Law in such Case does inflict; it shall and may be lawful to and for the Justices before whom such Action or Plaint shall be depending; upon a due Conviction of the Person or Persons complained of, and prosecuted for fuch Offence, to commit him or them to the next Goal in the County where the Offence is done, there to remain till Satisfaction be made as above-faid: Or otherwise may punish such Offender by Imprisonment, not exceeding fixty Days, in Lieu of the Fine; and leave the Party injured to his Remedy at Law, to recover his Damage of the Parent or Master of such Child or Apprentice; which fuch Parent or Masser respectively shall be liable to have recovered of him upon Action to be therefore brought; and Execution to be accordingly awarded upon Judgment given in that Respect.

And be it further enacted by the Authority aforesaid, That when and so often as any Trespass or Trespasses shall be done in common or general Fields, not being sufficiently fenced in, as the Law directs; the Party injured shall forthwith procure two sufficient Persons of good Repute and Credit, to view and adjudge of 5 W.&M.ca.9. the Damage done, giving Notice of fach Trespass unto the Owner or Claimer

Trespass done in common or general Fields.

of

Arcinastes.

of the Beast or Cattle that did the same (if known and Resident in the same Town, The Owner or near by) that he may be present and nominate one of the Apprizers if he see of defective Fence, to Cause; and the Damage to be answered according to such Estimation.

And where Damage happens through the Infufficiency of the Fence, the Ow- Damages. ner or Occupier of the Land to which the defective Fence belongs, shall be liable to answer and make good all such Damage.

CHAP. V.

An Act for preventing of Trespasses.

If Eit enaded by the Lieutenant Covernour, Conneil and Representa. Robbers of tives in General Court allembled, and by the Authority of the fame, Orchards, Garden &c. That all and every Person and Persons which shall unlawfully cut or how to be take away any Grafs, Corn or Grain, growing; or rob any Orchard or Garden; punished. or break or cut, pull down or remove any Hedge, Pale, Rail or Fence; or that shall hurt or dig, or pull up, or take away any Grafts or Fruit-1 rees: and their Procurers or Receivers knowing the same, being thereof convict by Confession of Additional the Party, or by the Testimony of sufficient Witnesses upon Oath before any Ast.

Court, or any one Justice of the Peace in the County where the Offence shall 13 G. ca. 7. be committed; shall pay unto the Party injured, such Recompence as by the 1 G. 2. ca. 4. Court or Justice before whom the Trespass is found, shall be awarded.

And he it further enaced by the Authority aforesaid, That if any Person or Persons shall cut or carry off any Manner of Wood, Underwood, Timber, Penalty for Poles, or Trees flanding, lying or growing on the Land of any others; or off cutting or or from the Commons of any Town, other than that to which he doth belong; or any Trees, within the same Town, having no Right or Priviledge there, without Leave or Wood, &c. Licence from the major Part of the Propriety of such Commons; or the Ow- from off anoner or Cwners of the Land whereon such Wood, Underwood, Timber, Poles or ther Man's Land, or off Trees were standing, lying or growing: Every Person so offending, shall for the Common. feit and pay unto the Party or Parties injured or trespassed upon, the Sum of twenty Shillings for every Tree of one Foot over; and ten Shillings for every Tree or Pole under that bigness; and for other Wood or Underwood, treble the Value thereof; to be recovered by Action, Bill, Plaint or Information, before any Justice of the Peace in the County where the Offence is committed; if the Forfeiture exceed not Forty Shillings: but if it be above that Value, then before the Inferiour Court of Common Pleas within the same County. And if Forseiture any Person shall be convict of such Offence a second Time, he shall forfeit and upon a second pay to the Use of the Poor of the Town where the Offence is committed, the Conviction. Sum of Twenty Shillings, or suffer one Months Imprisonment over and above the Forfeiture abovefaid, or Damages to the Party injured.

And be it further enacted by the Authority alogelaid, That if any Children or Servants shall offend against this Act in any of the Particulars therein Children or Servants shall offend against this Act in any of the Particulars therein Servants ofmentioned, and their Parents or Masters refuse to answer the Forfeiture or Damage fending aawarded against them; they shall be punished by Whipping, setting in the Stocks gainst this Act or Cage, or by Imprisonment, at the Discretion of the Court or Justice before how punish'd. whom the Profecution shall be; according to the Nature and Degree of the

Offence, and Circumstances aggravating.

And he it further enacted by the Authority aforefaid. That when in Action InAction of of Trespass brought before a Justice of Peace, the Defendant shall justify and demur upon Plea of Title, a Record shall be made thereof, and the Matter of of Peace if the Fact be taken pro confesso, and the Party making such Plea shall become bound Defendant with one or more Sureties by way of Recognizance unto the adverse Party in a justify on reasonable Sum, not exceeding Twenty Pounds; on Condition that he shall purfule Cause to the Cause to be removed, feriour Court of Common Pleas to be holden for the County, in which fuch and Bond Trespass is alledged to be done, and pay and satisfy all such Damages and Costs given as by the said Court shall be awarded against him; which Recognizance the Justice is hereby impowred to require and take, and shall be paid for the same

Stolen Goods.

by the Reconuscer two Shillings, and one Shilling for recording his Plea; and at the Charge also of the same Party shall certify the Process and Record of such Plea, together with the Recognizance, unto the said Inferiour Court of Common Pleas. And if fuchReconuscer shall neglect to bring forward such Suit at the Inferiour Court, according to the Tenor of his Recognizance; the Default shall be recorded, and a Writ of Scire Facias be iffued out of the Clerk's Office of the fameCourt, in manner as by Law is directed, for the recovery of the Sum or Penalty in the Recognizance mentioned, of him, his Surety or Sureties. Or if upon Trial before the said Court he shall not make out a Title to the Land or Upon neglect Tenement on which the Trespass is laid to be done, paramount to the Possession or other Title of the adverse Party: Judgment shall be rendred for the Party trespassed upon, for treble Damages and Costs of Suit. But if the Defendant in Trespass justifying on Plea of Title shall refuse or neglect to become bound in Manner as aforesaid, then his Plea shall abate, and the Justice notwithstanding the same, shall proceed to try the Cause; and upon due Proof of the Trespass committed by him, shall award Damages against him according to what shall be made out; and Cost of Suit.

or refusal to give Bond, in Case to proceed.

Breach of the Peace to be punished.

And he it further enacted, That if in the Opening and Pleading of any Action of Trespass, there be disclosed and proved any Breach of the Peace, the Party or Parties guilty thereof, shall be fined to the King; or otherwise punished as the Law in such Case provides.

CHAP. VI. An Act against receiving of Stolen Goods.

Preamble.

THEREAS divers lewd and evil-minded Persons for the sake of filthy Lucre, do frequently receive from Indians, Molattos, Negroes, and other suspected Persons, Money and Goods stolen, or obtained by other indirect and unlawful Ways and Means, thereby encouraging of Theft:

For Redress whereof:

Persons receiving or Goods &c. to makeRestitution.

If unable to make Restitution, to be corporally punished.

io G. ca. 1.

1 221

Be it declared and enacted by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of buying stolen the same, That every Person whosoever which shall presume either openly or privately, to buy or receive of or from any Indian, Molatto, or Negro Servant or Slave; or of any known, dissolute, lewd and disorderly Person, of whom there is just Cause of Suspicion; any Money, Goods, Wares, Merchandizes, or Provisions; and it appear the same Money, Goods, Wares, Merchandizes or Provisions to have been stolen, gotten or obtained by any indirect or unlawful Ways or Means: every Person so offending, and being thereof convicted, shall be sentenced to restore all such Money, Goods, Wares, Merchandizes or Provisions, unto the Party injured in Specie (if not altered) and also forfeit to the said Party the Value thereof over and above; or double the Value, where the same are disposed of or made away. And if the Person so offending be unable, or shall not make Restitution as awarded, then to be openly whipt with so many Stripes (not exceeding twenty) as the Justices or Court that may have Cognizance of the Offence shall order; or to make Satisfaction by Service. And the Indian, Negro, Molatto, or other suspicious Person as aforesaid, of or from whom such Money, Goods, Wares, Merchandizes or Provisions shall be received or bought, shall be punished by Whipping, not exceeding twenty Stripes; and be further profecuted as the Law directs in Case of Thest; unless where such Money, Goods or Provisions shall be taken from the Master of such Person.

C H A P. VII.

An Act relating to Strays and lost Goods, &c.

tatives, convened in Ecneral Allembly, and by the Authority to be entred of the same, That whosoever shall find any Money or Goods lost, with the whereof the Owner is not known; the Finder within six Days at the farthest in fix Days. next after, shall give Notice thereof in Writing unto the Clerk of the Town in after sinding. which they were found, to be entred in a Book to be kept for that Purpose; and Additional shall also cause the same to be cried by the Constable or publick Cryer in such Act.

Town on three saveral Days at a publick. Meeting of the Inhabitants thereof: 1 G. 2 ca. 7. Town, on three several Days at a publick Meeting of the Inhabitants thereof; and to be posted up in some publick Place : And if the Money or Goods so To be cried found, be of the Value of twenty Shillings, or upwards, then to be cried and and posted. posted up in like Manner at the two next adjacent Towns.
And he it further enacte by the Authority aforesaid, That every Person Stray Beatts

who shall find and take up any stray Beast, shall cause the same to be entred, to be cryed, with the Colour and Marks, Natural and Artificial; and also to be posted up wythed. and cried in Manner and Time as aforefaid; and likewife within twenty-four, Hours shall put, and from Time to Time keep a Wyth about the Neck of such stray Beast; on pain of losing all his Charges about it afterwards.

And the Finder of any lost Goods, or stray Beast, shall also within the Time Justice to be fore-mentioned, notify the next Indicated. before-mentioned, notify the next Justice of the Peace within the same County, notified of lost Goods, thereof; and such Justice shall forthwith thercupon order the same to be appriz- and Strays, ed by two meet Persons by him to be appointed, and shall administer an Oath The same to unto them to deal justly and indifferently therein.

And if the Finder of any lost Goods, or stray Beast, shall neglect to cause the same to be entred, cried, and posted up in Manner and Time as before is express'd, or to Wyth such Beast; or if the Town Clerk shall neglect to enter neglect of enany lost Money, Goods or Stray, whereof he shall be notifyed, and have ten-tring, crying dered unto him the Fee of fix Pence, (which he may demand and receive, and no and possing, more) such Finder or Town-Clerk, for such Omission and Default respectively, and on the shall forfeit and pay to the Use of the Poor of such Town, one third Part of for his Negthe full Value of fuch lost Money, Goods or Strays.

And it is further enaged, That if the Owner of any such lost Money, Goods, Restitution to or stray Beast, appear within the space of one Year next after such Publication be made to as aforesaid, and make out his Right and Title thereto, he shall have Restitution the Owner. of the same, or the full Value thereof; allowing and paying three Pence for each Time it was cried, fix Pence for entring thereof as aforefaid; as also pay- Fee for crying ing fuch necessary Charges as shall have arisen, for the keeping of such Strays, and entring. lost Money or Goods, or necessary travel about them, to be adjusted and determined by the Justice that ordered the apprizal thereof; or by some other Justice in the fame County.

And if no Owner appear within one Year as aforesaid, then such Strays, lost No Owner Money or Goods, shall be to the Finder; he paying one Half of the Value appearing, to thereof (all necessary Charges being first dady according to American be divided thereof (all necessary Charges being first deducted) according to Appraisement, betwint the unto the Treasurer or Overseers of the Poor of such Town, for the Use of the Finder & the Poor thereof; and to be recovered by the Town Treasurer, Select-men or O-Poor of the verseers of the Poor respectively, as in other Cases, upon neglect or refusal to

And it is further declared and enacted by the Authority aforesaid, Penalty for That if any Owner of any stray Beast, or other Person, shall take the Wyth off taking off the from the same, or take away such Stray before all the necessary Charges arisen wyth, or takfor the entring, crying, and keeping thereof, be defreyed; fuch Person stray. offending shall forfeit and pay unto the Finder of such Stray, the full Value of the fame.

All the Penalties and Forfeitures in this Act mentioned, to be recovered by Penalties, &c. Action, Bill, Plaint or Information, before a Justice of the Peace; where the how to be re-Value exceeds not his Recognizance; or in any other of his Majesty's Courts covered. within this Province.

Money or

Licenced Houses, &c.

No Strays to the first of

Provided, That no Person from the first Day of March to the first Day of be made from December yearly, shall take up any Horse, Gelding, Mare or other Beast for a March to the Stray; or account or use them as Strays, though the Owner thereof be not first of Decem- known; unless such Beast be taken Damage feasant in Inclosures.

CHAP. VIII.

An Act for the inspecting and suppressing of Disorders in Licenced Houses, &c.

Inn-holders, &c. to be provided for Entertainment of Men and Horses.

Penalty for entertaining

12 G. ca. 6.

None to continue in publick Houses above one Hour, unless,

None to be fuffered to be Drunk there, Day, unless, 7 W. ca. 7.

how to be imployed.

Justice of the Peace, his Power.

No Inn-holder, &c. to receive Licence zance.

To it enaced and declared by the Lieutenant Governour, Council and Representatives convened in General Astembly, and by the Authority of the same, That all Inn-holders, Taverners and common Victuallers, shall at all Times be furnished with suitable Provisions and Lodging for the Refreshment and Entertainment of Strangers and Travellers; Pasturing, Stable-Room, Hay, and Provender for Horses; on pain of being AW.&M ca 7. deprived of their Licence.

And that no Person who is or shall be Licenced to be an Inn-holder, Taverner, common Victualler, or Retailer, shall suffer any Apprentice, Servant, or of Servants or Negro, to sit drinking in his or her House; or to have any manner of Drink Negroes, &c. there, without special Order or Allowance of their respective Masters; on pain of forfeiting the Sum of ten Shillings for every fuch Offence. Neither shall any licenced Person suffer any Inhabitant of such Town where he dwells, or coming thither from any other Town, to sit drinking or tippling in his or her House, or any of the Dependencies thereof; or to continue there above the space of one Hour (other than Travellers, Persons upon Business or extraordinary Occasions,) on the like Penalty of ten Shillings for every Offence.

And every Person who contrary to this Act, shall continue in any such House 1 & 2 A. ca. 4. tippling or drinking, or otherwise misordering him or her self; or above the space 11 A.ca. 1. of one Hour (other than as aforefaid) shall forfeit and pay the Sum of three Shillings and four Pence, or be set in the Stocks, not exceeding four Hours

And no Person or Persons licenced as aforesaid, shall suffer any Person to drink to Drunkenness, or Excess, in his or her House; nor shall suffer any Peror to be there fon as his or her Guest to be and remain in such House or any of the Dependencies on the Lord's thereof, on the Lord's Day, other than Strangers, Travellers, or such as come thither for necessary Refreshment; on pain of forfeiting the Sum of five Shillings "for every Offence in that Kind.

And he it further enacted by the Authority aforesaid, That all Fines and Penalties, &c. Forfeitures arising for any of the Offences before-mentioned, shall be one Moiety thereof to the Use of the Poor of the Town where the Offence is committed; and the other Moicty to him or them that shall inform and profecute for the same; (except where such Offences are presented by a Grand Jury, in which Case, the whole Forfeiture to be to the Use of the Town.) And every Justice of the Peace within his Precincts, is hereby impowred to hear and determine concerning any of the Offences aforefaid, and to restrain and commit the Offender to Prison, until he pay and satisfy the Penalty or Forfeiture; or otherwife by Warrant cause the same to be levied by Distress and Sale of the Offenders Goods.

And be it further enacted by the Authority aforelaid, That before any Person shall receive Licence to be an Innholder, common Victualler, Taverner beforeentring or Retailer; every fuch Person shall become bound by Recognizance to His into Recogni- Majesty, in the Sum of ten Pounds the Principal, and two Sureties in five Pounds a piece, before or more of the Justices of the General Sessions of the Peace:
On Condition of the Wing.

The note fay:

He Condition of this Recognizance is fuch, That whereas the above-bounden A. B. is admitted and allowed by the Justices of the Court of General Sessions of the Peace, to keep a common Inn, Ale-House or victualling House,

Recognizance for Inn-holders, &c.

and

and to use common selling of Wine, Beer, Ale, Cyder, and other strong Liquors by Retail for the space of one whole Year next ensuing, and no longer, in the now dwelling House of the said A.B. in C. commonly known by the Sign ofand no other: If therefore the faid A. B. during the Time aforefaid shall not permit, suffer or have any playing at Dice, Cards, Tables, Quoits, Loggets, Bowls,Shuffle board,Nine pins,Billiards; or any other unlawful Game or Games in his House, Yard, Garden, Back-side or any of the Dependencies thereof; nor shall suffer to be or remain in his House, any Person or Persons, (not being of his ordinary Houshold or Family) on the Lord's Day, or any Part thereof, contrary to Law; nor shall fell any Wine, Liquors or other strong Drink to any Apprentices, Servant, Indians or Negroes, nor shall suffer any Person or Persons to be there tipling, drinking, or continue there after nine of the Clock in the Night Time, or otherwise contrary to Law. And in his said House, shall and do use, maintain and uphold good Order and Rule, and do endeavour the due Observance of the Laws made for Regulation of such Houses: Then this present Recognizance to be void; but on Default thereof, to abide and remain in full Force and Virtue.

And before any Person shall receive Licence to Retail any Wine or strong Liquors to be spent out of Doors, and not otherwise, such Person shall become bound by Recognizance as aforesaid: On Condition following.

That is to fay :

HE Condition of this Recognizance is such, That whereas the above bound-Recognien A. B is licenced and allowed by the Justices of the Court of Gene-zance for Reral Sessions of the Peace, to Retail for the space of one whole Year next ensu- tailers out of Sort of strong Lipuors Doors. ing, and no longer, out of his now Dwelling House in C.

to be spent out of Doors, and not otherwise: If therefore the said A. B. shall not entertain or suffer any Person or Persons to sit drinking or tipling in his House, Cellar, Back-sides, or any of the Dependencies of the said House, nor shall fell any other Sort of Drink than what he is licenced for as abovefaid. And shall and do in and by all Things observe the Directions of the Law relating to Persons licenced for retailing out of Doors only: Then this present Recognizance to be void; but on Default thereof to abide and remain in full Force and Virtue.

For each of which aforesaid Recognizances the Party to whom such Licence shall be granted, shall pay two Shillings, to be divided betwixt the Justice and the Clerk.

And for the better inspecting of licenced Houses, and the discovery of such

Persons as shall presume to sell without Licence:

Be it enacted by the Authority aforesaid, That the Select-Men in each Tything-men Town respectively shall take due Care, that Tything-men be annually chosen to be annualat the general Meeting for choice of Town Officers, as is by Law provided, and ly chosen. upon any Vacancy to fill up the Number at any other Town Meeting: which Tything men shall have Power, and whose Duty it shall be carefully to inspect all licenced Houses, and to inform of all Disorders or Misdemeanours which they shall discover or know to be committed in them, or any of them, to a Justice Tything men of the Peace, or Sessions of the Peace within the same County; as also of all their Power fuch as shall fell by Retail, without Licence; and other Liforders or Misde- and Duty. meanours committed in any fuch House; and in like Manner to present or inform of all idle and disorderly Persons, prophane Swearers or Cursers, Sabbathbreakers, and the like Offenders; to the Intent such Offences and Misdemeanours may be duly punished and discouraged: Every of which Tything-men shall be sworn before a Justice of the Peace, or at the Sessions of the Peace, to the faithful Discharge of his Office in Manner following.

TOU A. B. being chosen a Tything-man within the Town for one Year next ensuing, and until another be chosen and sworn in your Stead: Oath. Do Swear, That you will faithfully endeavour and intend the Duty of your So help you God.

Which '

·Licenced Houses, Sc. 86

Staff.

Which Tything-men shall have a black Staff of two Foot long tip't at one End with Brass about three Inches, as a Badge of their Office; to be provided by the Select-men at the Charge of the Town.

Penalty for not ferving.

And be it further enaxed by the Auchasity afirefaid, That if any Person being duly chosen to the said Office, shall resuse to take his Oath, or serve therein, he shall forfeit and pay the Sum of forty Shillings, to the Use of the Poor of the Town whereto he belongs: upon Conviction of such refusal before the Justice of the Peace, or Sessions of the Peace where he is summoned to be Sworn, Certificate being produced under the Hand of the Town Clerk, that fuch Perfon was legally chosen to that Office. And the said Forfeiture to be levied by Distress and Sale of such rersons Goods, by Warrant from a Justice of the Peace, or Sessions of the Peace respectively; and delivered to the Town Treasurer or Overfeers of the Poor, for the Use aforesaid. And for want of such Goods whereon to make Distress, the Officer in the said Warrant shall be required to feize the Body of the Offender, and him commit unto Prison, to be there kept. until he shall answer and pay the said Fine or Forfeiture, with the Charges of levying the same.

Tything-men allowed the benefit of Informers.

And all Tything-men that shall inform and prosecute for the Breach of any penal Act, shall have the Benefit of such Part of the Forfeiture as does by Law accrue unto the Informer. And all Persons prosecuted for Breach of any Act relating to retailing without Licence, the Penalty whereof for one Offence exceeds not forty Shillings, besides Charges, may be convicted by two single Evidences upon Oath, though but one to one Breach of fuch A&, so as both the Breaches be within one Month, the Person accused or complained of not plainly

and positively denying the Fact.

And he it further enaced by the Authority aforelaid. That every Person to Licenced Per. whom any Licence shall be granted, before the receiving or exercising of the same, over and above the Recognizance required for the due Observation of the enter into Re-Laws, and keeping of good Rule and Order as aforefaid, shall also become bound unto His Ma efty in a diffinct Recognizance with fufficient Sureties, in Manner as aforesaid, and in such Sum as the Justices in Sessions shall appoint: On Condititheir Excite. on that the Person so licenced shall duly and truly pay the Duties of Excise for his Draught, according to the Rates by Law established, or otherwise perform fuch Agreement for the same as shall be made with the Officer or Officers, that shall from Time to Time be appointed to agree for, and receive the said Duties. For which Recognizance he shall pay the like Fee before-mentioned.

granted at the next General Sessions of the Peace, after the 29 of June annually.

fons also to

cognizance

for paying

And he is further enacted, That for the suture the Time of granting of Licence to be Licences to Inn-holders, and Retailers of Drink, shall be at the first General Sessions of the Peace that shall be held and kept in Course within the several Counties at or next after the nine and twentieth Day of June annually; and that fuch as have already obtained Licences, shall hold them (unless they forfeit the same by Breach of Law) until the General Sessions of the Peace to be held in the respective Counties as aforesaid, next after the nine and twentieth Day of June, One Thousand six Hundred ninety nine: Any Law or Usage to the contrary notwithstanding.

And the better to prevent Nurseries of Vice and Debauchery:.

No more Perfes to be on High Streets,

ces.

It is further declared, That the Justices of the General Sessions of the Peace cenced tokeep in each County respectively be, and hereby are directed not to Licence more publicHouses, Persons in any Town or Precinct to keep Houses for common Entertainment, than what are or to retail Ale, Beer, Cyder, Wine or strong Liquors within or out of Doors, necessary for than the said Justices shall judge necessary for the receiving and Refreshment of of Travellers. Travellers and Strangers; and to serve the publick Occasions of such Town or Public Hou-les to be on High Streets, high Streets, Roads, and Places of great Refort.

Precinct: The Regard to the Law for the Qualification and Approbation of the Perfors & to be licenced. And all publick Houses shall be on or near the high Streets, Roads, and Places of great Refort.

And he it further enacted by the Authority aforesaid, That the Clerk of several Courts the Inferiour Court of Common Pleas in each several County; and the Clerk to put in Suit Recognizan of the Superiour Court of Judicature respectively, by Direction of the Court from Time

Fences, Cattel, &c.

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Time to Time, shall by Writ of Scire Facias prosecute to Effect all such Recognizances as shall be taken in Court, or before any Justice, whereof Default is or shall be made in not performing the Condition of the same: And upon Execution awarded, to make out fuch Execution unto the Sheriff of the County, or his Deputy; who are accordingly to levy the Sum therein expressed; and to account for the Monies or Estate levied for Satisfaction thereof, unto the Treafurer, as by Law he is obliged. And no Recognizance for the keeping of good Rule and Order in publick licenced Houses, or for Retailing out of Doors, shall be put in Suit for any Breach thereof made, after the Expiration of two Years from the Time of taking such Recognizance.

CHAP. IX.

An Act for Explanation and Addition to the Act for Regulating of Fences, Cattel, &c.

ORASMUCH as in and by an Act of this Province, Intituled, An Act for Regulating of Fences, Cattel, &c., made and passed in the fifth Year of the Reign of his present Majesty, and his late Royal Consort Queen ca. 9, and Mary, of blessed Memory; amongst other Things therein contained: It is References.

Chatter, "That in every Town and Peculiar within this Province, there be " annually chosen by the Inhabitants thereof, two or more meet Persons to be " Viewers of Fences"; but no Penalty provided by the faid Act in Case the Persons so chosen resuse to accept thereof:

We it therefore enacted and declared by the Lieutenant Gobernout, Penalty for Council and Representatives, in General Court allembled, and by the Au- not ferving thatity of the same, That every meet Person that shall hereafter be chosen as a Fence. a Viewer of Fences within any Town or Peculiar in this Province, refusing Viewer. to accept thereof; or to be Sworn to the faithful Discharge of that Office; shall forfeit and pay to the Use of the Poor of such Town or Peculiar, the Sum of Person from Time to Time, chosen and Sworn to the said Office, upon due Notice given him, and being requested by any Person or Persons interested, to view his Duty. any infufficient and defective Fence in and about any general or common Field; or in and about any particular Field or Inclosure; shall forthwith attend the same; on pain of forfeiting the Sum of twenty Shillings; one Moiety thereof to the Use of the Poor of the Town or Peculiar; and the other Moiety to him that shall inform and sue for the same. And each Fence-Viewer shall be allowed Allowance; three Shillings a Day; and proportionably for half a Day; and under that fix Pence an Hour, for his Time spent in viewing of any Fence or Fences; to be paid him by the Party that fets him on Work, who shall be reimburs'd the same by the Owner or Owners of the defective Fence. And when and so often as it shall happen any Fence to be broken or fallen down, or to be otherwise defective; the Owner or Occupant of the Land to which fuch Fence belongs, upon Notice thereof given him, shall forthwith repair the same. And in Case he refuse or neglest fo to do, the Fence-Viewers shall cause the same to be sufficiently repaired, as the Law directs. And all divisional Fences betwixt Man and Man shall be kept up in good Repair for the whole Year; unless the Proprietors of the Lands shall otherwise agree.

And be it further enaced by the Authority aforesaid, That for the better FenceViewers enabling of the Fence-Viewers to discharge their Duty according to the true Intent to be impowed the Law, it shall and may be lawful to and for any Fence-Viewer, by War-red by a Warrant from the next Justice of the Peace, or Select-Men, (in fuch Towns where rant to imno Justice dwells) or the major Part of them, who are hereby respectively impressworks,
powed to make out such Warrant, to impress Workmen and Teams for the Goods,
men, &c. powred to make out such Warrant, to impress Workmen and Teams for the speedy repairing and making up of Fences that are defective or wanting; paying double the usual and accustomed Rates for such Teams and Workmanship, and to the

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Fence-

Fences, Cattel, &c.

Fence-Viewer for his Time; to be adjusted and determined by the Select-Men; and to be by him recovered against the Owner or Occupier of the Land about which fuch Fence is fet down or repaired, in Manner as the Law directs.

Fence of common ... Fields to be maintained by the Proprietors in proportion.

And he is further enaced by the Authority aforesaid, That every Party intcrested in any common or general Field, shall from Time to Time make and maintain his just and due Part and Proportion of the Fence for enclosing the same according to his Interest therein, in such Manner as hath or shall be agreed on by the major Part of the Propriety; the whole being duly warned and met to order the fame; and the Orders so made shall be binding and obliging upon the Proprietors absent : And a third Part of the Propriety in such common or general Field, shall and may call and summon a Meeting of the Whole from Time to Time, as there shall be Cause.

And no Proprietor in any fuch Field shall put or cause to be put any Beast, Cattel or Sheep thereinto, over and above the Number allowed him; or keep them longer there than the Time fet and limitted by the major Part of the Propriety or Interested; on Penalty of answering double the Damages that shall happen or ac-

crue thereby, to be recovered in any Court proper to try the same.

Partition-Fences to be maintained. by the Proprietors in equal Halves.

And it is further enaced, That all Partition-Fences betwixtLands under Improvement, shall be made and maintained from Time to Time in equal Halves by the Owners or Proprietors of such Lands respectively. And in Case any Proprietor of Land shall improve his Land (the Land adjoining not being under Improvement) and so make the whole Partition-Fence; when and so soon as the Owner or Proprietor of the adjoining Land shall also improve his, he shall pay for the one Half of fuch Partition-Fence, according to the Value thereof at that Time, and keep up and maintain his half Part thereof from thenceforward. But if either of such Proprietors adjoining do cease to make Improvement of his Land, he that continues so to do, shall have Liberty to purchase the other Part of such Partition-Fence, as it shall then be valued to be worth, by Persons indifferently chosen by each Party for that Purpose: And in case any Person improving as aforesaid, shall neglect or refuse to make and maintain one Half of the Partition-Fence betwixt his Land and the Land next adjoining; the Owner or Proprieter of such Land adjoining, shall be liable to a Suit, and to have recovered of him in any Court proper to try the same, the full Value of the one Half of such Partition-Fence according to Estimation thereof upon Appraisement, by the other Party who makes and maintains the whole Fence, together with his Damage sustained by fuchNeglect orRefusal as aforesaid: Saving always to every Person and Persons any particular Agreement or Agreements touching the making and maintain ing of fuch divisional Fence between their Lands.

Fines & Penal-

All Fines, Penalties, Forfeitures or Payments accruing by Virtue of this Act ties where to from Time to Time, to be had fued for and recovered in any Court proper to be recovered. try the fame.

Proviso for House-Lots ten Acres.

Provided, This Act shall not extend to House-Lots not exceeding ten Acres: but if the Owner or Owners of fuch Lots shall improve, his Neighbour shall not exceeding be compellable to make and maintain one half of the Fence between them, whether he improve or not.

Provided also, That it shall and may be lawful, to and for the major Part of Major Part of the Propriety the Interests or Propriety in any common or general Field, to dissolve and lay in any general down the same at Pleasure; all the Proprietor's being first duly warned; and there Field, to lay being fix Months Time given before any fuch Field is laid down, downthe same

at Pleasure.

Adultery. Allistance to Sheriffs, Constables, &c. _89

Acts and Laws,

Puffed by the Great and General Court or Affembly of the Province of the Massachusetts-Bay in New-England, Begun and held at Boston the twenty-fifth Day of May 1698. And continued by Prorogation until the fifteenth of November following.

CHAP.

An Act in Addition to, and Explanation of the Act against Adultery and Polygamie, made in the fixth Year of the Reign of King William and Queen Mary.

HEREAS in the Act Intitled, An Act against Adultery and Poly- 6 W. & M. gamie, It is provided in these Words, "Provided always that this Act ca. 4. " or any Thing therein contained shall not extend to any Person or " Persons whose Husband or Wife shall be continually remaining beyond the Seas by the space of sevenYears together; or whose Husband or Wife shall absent " him or her felf the one from the other by the space of seven Years together, " in any Part within their Majesties Dominions, or elsewhere, the one of them not knowing the other to be living within that Time." Which Limitation of feven Years is in some Cases found to be excessive and inconvenient:

Therefore for the better preventing the Violation of the seventh Commandment, and for obtaining the Bleffings God is wont to bestow upon the Keepers of the fame:

We it enaced and declared by the Lieurenant Gobernour, Council and Representatives, convened in General Allembly; and it is chaded and declared by the Authority of the fame, That if any married Person, Man or Wo- Limitation of man, has lately or shall hereafter go to Sea in any Ship or other Vessel, bound in Case. from one Port to another, where the Passage is usually made in three Months Time; and fuch Ship or other Vessel has not been, or shall not be heard of within the space of three full Years next after their putting to Sea from such Port; or shall only be heard of under such Circumstances, as may rather confirm the Opinion commonly received of the whole Company's being utterly lost: In every fuch Case, the Matter being laid before the Governour and Council, and made to appear; the Man or Woman whose Relation is in this Manner parted from him or her, may be esteemed single and unmarried; and upon such Declaration thereof, and Licence obtained from that Board, may lawfully marry again: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP.

Repealed -XI.

An Act enabling Sheriffs, Constables, &c. to require Aid and Affistance in the Execution of their respective Offices, referring to Criminals.

Sheriffs and Constables be aided and assisted in the Execution of their Additional Act. respective Offices:

12 G. ca. I.

We it therefore enaced by the Lieutenant Governour, Council and Representatives, convened in General Assembly, and by the Authority of the same, That when and so often as any Sheriff, Under-Sheriff or Constable shall be in the Execution of his Office, for the Preservation of the Peace, or for the apprehending or fecuring any Person or Persons for violating the same, or for

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Deer.

Penalty for refusal or neglect to aid or affift the Sheriff,

any other criminal Matter or Cause; it shall and may be lawful to and for such Sheriff, Under-Sheriff or Constable to require suitable Aid and Assistance therein. And if any Person or Persons being required by any Sheriff, Under-Sheriff or Constable in his Majesty's Name, to aid and assist him in the Execution of his Office as aforesaid, shall neglect or refuse so to do, and be thereof convicted before one or more of his Majesty's Justices of the Peace; such Offender or Offenders shall be fined, to the Use of the Poor of the Town where the Offence shall be committed, not exceeding forty Shillings, at the Discretion of such Justice or Justices, according to the Circumstances aggravating or lessening such Offence. And if such Offender or Offenders be unable or shall not forthwith pay the said Fine, such Justice or Justices may punish him or them by Imprisonment, not exceeding forty eight Hours; or by setting in the Stocks not exceeding four Hours.

Penalty for pretending to be a Sheriff, & c. and not so bona fide.

And if any Person or Persons not being really and bona side a Sheriff, Under-Sheriff, or Constable, shall presume to abuse his Majesty's Name and Authority in pretending him or themselves to be any or either of the said Officers, and take upon him or themselves to act as such, or to require any other Person or Persons to aid or assist him or them in any Matter or Thing belonging to the Duty of a Sheriff, Under-Sheriff or Constable; every Person or Persons so offending, and being thereof convicted, shall forseit and pay a Fine not exceeding One Hundred Pounds, according to the Nature and Circumstances aggravating his Offence, at the Discretion of the Court before whom the Conviction shall be; one Moiety of the said Fine or Forseiture to be unto his Majesty, towards the Support of the Government within this his Majesty's Province; and the other Moiety to him or them that shall inform and prosecute for the same.

Juffices may Command any Person to apprehend an Offender. And he it further enacted by the Authority aforefait. That any of his Majesty's Justices of the Peace, for the Preservation of the same, or upon View of the Breach thereof; or of any other Transgression of Law proper to his Cognizance done or committed by any Person or Persons what soever, shall, and hereby is impowred (in the Asence of a Sheriff, Under-Sheriff or Constable) to require any Person or Persons to apprehend and bring before him such Offender or Offenders. And every Person or Persons that shall neglect or refuse to obey any Justice or Justices in apprehending such Offender or Offenders, being thereunto required as aforesaid; shall incur and suffer the like Pains and Penalties as is before provided for refusing or neglecting to assist any Sheriff, Under-Sheriff or Constable in the Execution of his Office, as before mentioned.

Penalty for neglect or refusal. And no Person or Persons so offending, unto whom such Justice is known, or shall declare himself so to be, shall be admitted to plead Excuse on Pretence of Ignorance of his Office.

CHAP. XII.

An Act for the better Preservation and Increase of Deer within this Province.

Preamble.

HEREAS the killing of Deer at unseasonable Times of the Year bath been found very much to the Prejudice of this Province; great Numbers thereof having been hunted and destroyed in deep Snows, when they are very Poor, and big with Young, the Flesh and Skins of very little Value; and the Increase thereof greatly hindred:

No Deer to be killed betwixt December & August yearly on Penalty.

Be it therefore enaced by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That no Person or Persons whatsoever within this Province, from and after the last Day of December, in this present Year, One Thousand six Hundred ninety eight, till the first Day of August, One Thousand six Hundred ninety nine, and so from the last Day of December, to the first Day of August sollowing annually for ever hereaster, shall any ways whatsoever, kill any Buck, Doe

Cales in Equity.

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or Fawn; on pain that fuch Person or Persons so offending, shall forfeit the Sum of forty Shillings for the first Offence, three Pounds for the second Offence, and five Pounds for the third Offence; and so for every Offence after: one Moiety thereof unto his Majesty, to be employed towards Support of the Government of this his Majesty's Province, and the other Moiety to him or them that shall inform and sue for the same in any Court of Record within the said Province.

And if any Person of Persons offending as aforesaid, shall not have where Persons unawithal to pay his or their Fine or Fines, he or they shall for the first Offence ble to pay the work twenty Days, for the second thirty, and for the third Offence fifty Days; Penalty, to as shall be directed by the Justices, before who in the Cause shall be heard and work. determined; and the Wages and Earnings for his or their Work, to be employed

to and for the Uses before-mentioned. And if any Venison, Skin or Skins of any Buck, Doe or Fawn newly killed, The Flesh or shall, at any Time in any of the aforesaid Months wherein they are by this A& Skin of any prohibited to be killed, be found with, or in Possession of any Persons or Persons to be sufficient. what soever, such Person or Persons shall be held and accounted in the Law to ent Convictibe guilty of killing Deer contrary to the Intent of this Act, as fully as if it were on, unless &c. proved against such Person or Persons by sufficient Witness viva voce; except fuch Person or Persons do bring forth and make Proof who was the Person, or

who were the Persons that sold or killed the same.

Provided always, and be it further enaded by the Authozity afozelaid, Tame Deer That it shall and may be lawful for any Person or Persons whatsoever, who may be kill'd shall keep or breed any Deer tame, or in any Park or Island; at any Time to at any time. kill any Buck, Doe or Fawn so kept and bred. And that any Person or Persons whatsoever, shall have free Liberty of hunting as formerly to the Eastward of Piscatagua River; Any Thing in this Act to the contrary notwithstanding.

CHAP. XIII.

An Act for Hearing and Determining of Cases in Equity.

HEREAS the respective Courts of Justice within this Province are Preamble. by Law impowred, where the Forfeiture of any penal Bond shall be found, in the entring up of Judgment in Juch Case, to Chancer the same unto the just Debt and Damages: The Practice whereof is found to give great Ease and Satisfaction unto His Majesty's Subjects; whereby Oppression, Delay, and great Costs and Charges are prevented, which otherwise would unavoidably arise. And Applications having been unto this Court, that further Provision may be made for Relief in Equity, in Cases not relievable by the Rules of the Common Law.

To the Intent therefore that Justice and Equity may be jointly administred;

Be it enacted by the Licutenant Governour, Council and Reptesenta- Courts of suf-tibes, in General Court allembled, and by the Authority of the same, That ice impowin all Cases brought or to be brought for Tryal in the Superiour Court of Ju- red to Chandicature, or in the Inferiour Court of Common Pleas within the several Counties, annexed to where the Forfeiture or Penalty annexed unto any Articles, Agreement, Cove- Specialties & nant, Contract, Charter-Party, or other Specialties, or Forfeiture of Estates on Forseiture of Condition, executed by Deed of Mortgage, or Bargain and Sale with Defeafance, ed on Condishall be found by Verdict of Jury, or Confession of the Obligor, Mortgager or tion Vender; the Justices of the said Courts respectively where the Tryal is had, Additional are hereby impowred and authorized, to moderate the Rigour of the Law; and Act, 8&9G. 2 ca.z. on Consideration of such Cases according to Equity and good Conscience, to Chancer the Forfeiture, and enter up Judgment for the just Debt and Damages, and to award Execution accordingly: only in realActions upon Mortgage or Bargain and Sale, with Defeafance, the Judgment to be conditional; that the Morrgager See the next or Vender, or his Heirs, Executors or Administrators do pay unto the Plaintiff, Law, ca. 14.

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Cales in Equity.

fuch Sum as the Court shall determine to be justly due thereupon, within two Months Time after Judgment entred up for discharging of such Mortgage or Sale; or that the Plaintiff recover Possession of the Estate sued for, and Execution to be awarded for the same.

Provision for Cases of like Nature heard and tried fince April 1686.

And he it further enacted by the Authority aforesaid, That in all Cases of like Nature heretofore heard and tried in any of the Courts of Justice within this Province fince the Month of April in the Year of Our Lord God, One Thousand six Hundred eighty six, where the whole Forfeiture or Penalty of any Bond or Obligation, Conditioned for the Payment of Money, Performance of Articles, Covenants, Agreements, Charter-Parties, or other Specialties has been recovered and exacted; or where any Estate granted on Condition by Mortgage, or Bargain and Sale, with Defeasance hath been recovered, and the Mortgagee or Vendee by himself or Assigns hath entred into: or by any Ways or Means whatfoever obtained Possession thereof for Default of the Mortgager or Venders pay. ing the Money, or otherwise performing what according to such Condition or Defeasance he ought to have done; the Party aggrieved and oppressed by such Exaction, or to whom the Right or Equity of Redemtion of any such Estate does belong, may bring his Suit for Remedy and Relief therein, by filing a Bill, Plaint or Declaration, either in the Superiour Court of Judicature, or the Inferiour Court of Common Pleas at hisPleasure; and shall cause the adverse Party to be served with a Writ or Process out of such Court, fifteen Days before the Day of the sitting of the same; briefly notifying the Import of the said Bill, Plaint or Declaration, and requiring him to appear at the said Court, to make his Answer and Defence. And in Case of the Defendant's Non-appearance, or on Motion made. to the Court, and reasonable Cause therefore shewn, the Court may continue such Suit unto the next Court, and no longer.

Provided, No such Suit shall be brought, after the tenth Day of December, which will be in the Year of Our Lord, One Thousand seven Hundred and

And the Justices in the before mentioned Courts respectively are hereby im-

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grant Relief in Equity.

powred and authorized to receive and hear every such Case and Cases that shall of the several be orderly brought before them, as aforesaid; and on Consideration of the set veral Pleas and Allegations made by either Party, to decree and enter up Judgpowred to rement therein agreeable to Equity and good Conscience, and to award Execution And where any Mortgagee or Vendee of any Houses or Lands. Cales, and to granted on Condition bath recovered, or entred into, and taken Possession of the fame for the Condition broken, the Mortgager or Vender, or his Heirs tendring Payment of the original Debt and Damages, or such Part thereof as was remaining unpaid, at the Time of Entry; with reasonable Costs and Allowance for any Disbursements afterwards laid out on such Housing or Lands for the Advancement and bettering of the same, over and above what the Rents, Profits or Improvements thereof made, shall amount unto, upon a just Computation thereof by the Court, as on hearing of the Parties shall be made to appear; The Mortgagee or Vendee, or his Heirs, or the present Tenant in Possession being the Purchaser and holding in his own Right) shall be obliged to accept such Payment, and to restore and deliver Possession of the Estate unto the Mortgager of Vender, or his Heirs, and Seal, Execute and Acknowledge a good and fufficient Deed in the Law of Release and Quitclaim to the same. But in Case of his not appearing in Court, or refusal to accept such Payment tendred, the whole of the faid Monies which the Court shall enter Judgment for, being left in Custody of the Court on Behalf, and for the Use of the Mortgagee or Vendee, his Heirs or

And further it is enaced, That at any Time hereafter where the Mortgagee or Vendee shall be in actual Possession of any Estate granted on Condition, it shall be in the Liberty of the Mortgager or Vender, or his Heirs, to bring his to be brought Suit in Manner as aforefaid, for Redemption thereof, within the space of three

Assigns: Judgment shall be entred up for the Mortgager of Vender, or his Heirs, to recover Possession of such Houses or Lands, and Execution be accordingly awarded.

in 3 Years. Years next after the Term therein expired, and not afterward.

Suit for Redemption where the Mortgage is in Possession, 12 A. ca. 1.

Provided

Justices Dath. Sessions of the Peace.

Provided always, That the Party aggrieved at any Judgment to be given as aforesaid, shall have the same Liberty of Appeal and Review as in other Cases is provided at the common Law.

CHAP. XIV.

An Act for Establishing the Form of an Oath to be administred unto the Justices of the Superiour Court of Judicature, and the Justices of the Inferiour Court of Common Pleas respectively.

I t it enaded by the Lieutenant Governout, Council and Representatives, in General Court astembled, and by the Authority of the same, . That the Oath following shall be administred unto each of the Justices of the Superiour Court of Judicature; and also to each of the Justices of the respective Inferiour Courts of Common Pleas within this Province, by the Governour or Commander in Chief for the Time being of the same; or such as shall be by him thereto appointed. That is to fay:

TOU Swear, That well and truly you shall serve Our Sovereign Lord the Justices of King and his People in the Office of a Justice of the----- Court of ---- Courts Oath And that you will do equal Law and Execution of Right to all People, Poor and Rich, after the Laws and Usage of this Province: And in such Cases as the Law does especially provide to be relieved in Equity, there to proceed according to Equity and good Conscience, without having Regard to any Person.

So help you GOD.
Which before recited Oath shall also be administred as aforesaid, unto the Justices that shall be appointed and commissioned for the respective Courts aforefaid, from Time to Time, before their entring upon the Execution of their

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England, Begun and held at Boston the thirty-first Day of May, 1699.

CHAP. I.

AnAct for holding of Courts of General Sessions of the Peace, and afcertaining the Times and Places for the fame.

Fit enaced and ordained by his Excellency the Governour, Council General Seffe and Representatives, in General Court assembled, and by the Aus one of the thousty of the same, That there shall be held and kept in each respectively. spective County within this Province yearly, and in every Year at the Times and and Power. Places in this Act hereafter mentioned and expressed, A Court of General Seffions of the Peace, by the Justices of the Peace of the same County; or so
many of them as are or shall be limitted in the Commission of the Peace: Who

W. M. Ca. S. are hereby impowered to here and determine all Matters relating to the Conser- 6 W.&M.ca.2. vation of the Peace, and Punishment of Offenders, and whatsoever is by them Cog10 W. ca. 1.

nizable according to Law; and to give Judgment and award Execution therein nizable according to Law; and to give Judgment and award Execution therein.

And be it further enaued by the Authority aforesaid; That the Times 11 A. ca. 1: and Places for the holding and keeping the faid Courts of General Sessions of 12 G. ca. 3. Peace within the respective Counties, shall be as followeth: That is to say: 1 G. 2 ca. 2. 4 G. 2 ca. 1. For the County of Suffolk; at Boston, on the first Tuesdays in July, October, 15 G. 2 ca. 3.

January

The Times Court of Ge-Counties.

January, and April: For the County of Effex at Salem, on the last Tuesdays and Places for in June, and December; at Newbury, on the last Tuesday in September; and holding a at Ipswich, on the last Tuesday in March: For the County of Middlesex; neral Sessions at Cambridge, on the second Tuesday in September, at Charlstown on the second of the Peace, Tuesdays in December and March, and at Concord on the second Tuesday in in the several June: For the County of Plymouth; at Plymouth, on the third Tuesdays in September, December and June, and on the first Tuesday in March : For the 16 G. 2 ca. 4. County of Barnstable; at Barnstable, on the first Tuesdays in July, October, 24 G. 2 ca. 3. January and April: For the County of Bristol; at Bristol, on the second 32 G. 2 ca. 5. Tuesdays in July, October, January and April: For the County of York; at Wells, on the first Tuesdays in July and October, and at York, on the first Tues. days in Forwary and April: For the County of Hampshire; at Spring field, on the first Tuesday in September, and third Tuesday in May, and at North ampton, on the first Tuefdays in December and March : For Dukes County; at Edgar-Town, on the first Tuesday in October, and on the first Tuesday in March: And for the Island of Nantuckett; at the said Island, on the first Tuesday in October, and on the last Tuesday in March : Yearly and in every Year, from Time to Time.

Appeal to the Court of Affize.

And he it further enaced by the Authority aforesaid, That it shall and may be lawful for any Person aggrieved at the Sentence of the Justices in any Court of General Sessions of the Peace, to make his Appeal from such Sentence (the Matter being originally heard and tried in the said Court) unto the next Court of Affize and General Goal Delivery to be held within or for the same County, there to be finally issued.

Appellant to give Security tor Profecution, &c.

Provided, That no Appeal shall be granted, unless it be claimed at the Time of declaring the Sentence, and the Appellant enter into Recognizance, with two sufficient Sureties within the space of two Hours next after, in a reasonable Sum for his personal Appearance at the Court appealed to, and Prosecution of his Appeal there with Effect; and to abide and perform the Order or Sentence of the faid Court thereon, and to be of the good Behaviour in the mean Time. And the Party appealing is to remain in Custody of an Officer, until he shall have given fuch Security. And the Officer not to be allowed above twelve Pence an Hour for his Time and Attendance.

See Resolve at the end of this Act.

Reasons of Appeal to be filed feven Days before the Sitting of the Court appealed to.

Provided also, That every such Appellant do file the Reasons of his Appeal in the Clerk's Office of the Court appealed unto seven Days before the Day of the Sitting of the said Court; and also at his own Cost, do take out and present unto the Court, an attested Copy of the Sentence, and likewise attested Copies of all the Evidences upon which the same was grounded. And the Appellant shall pay the like Fee for the entring of his Appeal in the Court appealed to, as is by Law required, for entry of an Action in a Civil Cause, and the like Fee to the Jurors, that shall try the same.

be chosen & fummoned.

And he it further chanced by the Authority aforesaid, That in convenient Jurors how to Time before the Sitting of the faid Court of General Sellions of the Peace in each respective County, the Clerk of the Peace in such County shall issue out Warrants directed to the Constables of the several Towns within the same County, or the most principal of them; requiring them to assemble the Freeholders and other Inhabitants of their Town qualified as in and by his Majesty's Royal Charter is directed, to elect and chuse so many good and lawful Men of the said Town or Districts thereof alike qualified as aforesaid, as the Warrant shall direct; to ferve as Jurors at fuch Court. And the Constable shall summon the Perfons so chosen, to attend accordingly at the Time and Place appointed; and make timely Return of his Warrant unto the Clerk that granted the same; on pain that every Constable sailing of his Duty therein, shall forfeit and pay unto the County-Treasurer for the Use of the County, a Fine not exceeding five Pounds, nor less than forty Shillings, at the Discretion of the Justices of such Court: unless such Constable so failing of his Duty as aforesaid, shall seasonably make a reasonable Excuse unto the Justices of the said Court, for his Default, and the same be allowed of by them.

Penalty on Constables neglecting to make their Return.

Inferiour Courts.

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And if by reason of Challenge, or otherwise, there do not appear a sufficient Number of good and lawful Men to make up the Petty Jury or Juries, to ferve Sheriff to reat the faid Court: Then and in such Case the said Jury or Juries, shall be filled in case there up De talibus circumstantibus, to be returned by the Sheriff; and where the fail of a suffi-Sheriff is concerned or related to either of the Parties in any Case, to be return-cientNumber. ed by the Coroner.

And he it further enacted by the Authority aforefaid, That it shall and Appeal from may be lawful for any Person sentenced for any criminal Offence, by one or the Sentence more Justices of the Peace out of Sessions, to appeal from such Sentence unto of one or the next Court of General Sessions of the Peace to be held within the same more Justices County. Every fuch Appellant recognizing with Sureties in a reasonable Sum of the Peace. not exceeding five Pounds, for his Appearance at the Court appealed to, and to prosecute his Appeal there with Effect, and to abide and perform the Order or Sentence of the faid Court thereon, which is to be final; and in the mean Time to be of the good Behaviour. And every fuch appellent shall attend the same Rules and Method for bringing forward his Appeal at the said Court of General Sessions of the Peace, as before in this Act is provided in Case of Appeal from the faid Court, to the Court of Affize and General Goal Delivery. shall pay the like Fee for entring of his Appeal, as for the entring of a Civil Action in the Inferiour Court of Common Pleas; and the like Fee to the Jurors as is paid them in the said Inferiour Court.

At a Great and General Court begun and held at Boston the 26th of May 1708. The folllowing Refolve passed. viz. A Question being moved upon the third Section or Paragraph in the Act for holding of Courts of General Seffions of the Peace, &c. made and passed in the eleventh Year of King William the Third ; viz.

Whether the Band for the good Behaviour directed by the faid Act to be given in Case of Appeal from the Sentence of the Justices, in any Court of General Seffions of the Peace, be demandable of any other, fave of the Person prosecuted, convicted and sentenced for any Crime, and his Sureties?

Resolved in the Negative: And that the Law is so to be understood and practiced accordingly: Any Usage or Custom to the contrary notwithstanding.]

CHAP.

An Act for the Establishing of Inferiour Courts of Common Pleas in the feveral Counties of this Province.

) Eit enaced and ordained by his Excellency the Governour, Council Inferiour and Representatives in General Court allembled, and by the Autha. Court's Conzity of the same, That there shall be held and kept in each respective stitution and Power County within this Province; and at the Island of Nantucket within the same, yearly and every Year, at the Times and Places in this Act hereafter mentioned and expressed, An Inferiour Court of Common Pleas, by four substantial Persons, to be appointed and commissionated as Justices of the same Court in each County; any three of whom to be a Quorum, for the holding of the faid Court; who shall haveCognizance of all civil Actions arifing or hapning within fuch County, triable at the common Law, of what Nature, Kind or Quality soever: And are hereby impowred to give Judgment therein, and award Execution thereupon.

And he it further enaced by the Authority aforesaid, That the Times and Times and Places for the holding and keeping the faid Inferiour Court of Common Pleas Places for within the several and respective Counties; shall be as followeth: That is to holding them, say: For the County of Suffolk; at Boston, on the first Tuesdays in July, October, January, and April: For the County of Esex; at Salem, on the last Tues-

Altered as those of the General Seffions of the Peace in the preceeding

days in June and December; at Newbury, on the last Tuesday in September; and at Ip/wich, on the last Tuesday in March: For the County of Middlesex: at Cambridge, on the fecond Tuesday in September, at Charlstown, on the second Tuesdays in December and March, and at Concord, on the second Tuesday in June: For the County of Plymouth; at Plymouth, on the third Tuesdays in September, December and June, and on the first Tuesday in March: For the County ty of Barnstable; at Barnstable, on the first Tuesdays in July, October, January and April: For the County of Bristol; at Bristol, on the second Tuesdays in July, October, January and April: For the County of York; at Wells, on the first Tuesdays in July and October, and at York, on the first Tuesdays in January and April: For the County of Hampshire; at Spring field, on the first Tuesday in September, and third Tuesday in May, and at Northampton, on the first Tuesdays in December and March: For Dukes-County; ar Edgar-Town, on the first Tuesday in October, and on the first Tuesday in March: and for the Island of Nantucket; at the said Island, on the first Tuesday in October, and on the last Tuesday in March, yearly and in every Year, from Time to Time.

Writs to iffue out of the

Coroner. 12 W. ca. 6. 3 G. ca. 8. 12 G. ca. 4.

To run thro' the Province. And to be Summons, Capias or Attachment.

Proviso for

And he it further enaced by the Authority aforesaid, That all Processes and Writs for the bringing any Cause or Suit to Trial in any of the said Inferiour Courts, shall issue out of the Clerk's Office of such Court in His Majesty's Clerk's Office. Name, under the Seal of the faid Court, to be figned by the Clerk, and directed to the Sheriff or Marshal of the County, his Under-Sheriff or Deputy. And if fuch Process or Writ be against the Sheriff or Marshal, to be directed to the Coroner of fuch County: who is hereby impowred to execute the same. And where the Sum sued for is under Ten Pounds, may be also directed to the Constables of the Town. And Writs as well original as judicial issuing out of the Clerk's Office of the faid Court shall run into any County and Place within this Province; and be there executed by the Officer or Officers of fuch County to whom they are directed. And all proper original Processes in the said Court, shall be Summons, Capias or Attachment, which shall be served and executed fourteen Days before the Day of the Sitting of the Court where such Writ or Process is returnable.

Provided, That no Action under the Value of forty Shilings shall be brought into any of the faid Inferiour Courts, unless where Freehold is concerned; or Actions under upon Appeal from a Justice of Peace.

And he it further enacted by the Authority aforelaid, That in convenient Clerks to iffue Time before the Sitting of the faid Inferiour Court in each respective County; out Warrants. the Clerk of fuch Court shall issue out Warrants directed to the Constables of the feveral Towns within the same County, or the most principal of them: requiring them to assemble the Freeholders and other Inhabitants of their Town qualified as in and by His Majesty's Royal Charter is directed; to elect and chuse so many good and lawful Men of the faid Town or Districts thereof alike qualified as aforesaid, as the Warrant shall direct; to serve as Jurors at such Court. And the Constable shall summon the Person so chosen, to attend accordingly at the Time and Place appointed; and make timely Return of his Warrant unto the Clerk that granted the same; on pain that every Constable failing of his Duty therein, shall forfeit and pay unto the County Treasurer for the Use of the County a Fine not exceeding five Pounds, nor less than forty Shillings, at the Discretion of the Justices of such Court: Unless such Constable so failing of his Duty as aforesaid, shall seasonable make a reasonable Excuse unto the Justices of the faid Court, for his Default, and the same be allowed of by them.

> And if by Reason of Challenge, or otherwise, there do not appear a sufficient Number of good and lawful Men to make up the Petty Jury or Juries to serve at the faid Court; then and in such Case the said Jury or Juries shall be filled up De talibus circumstantibus, to be returned by the Sheriff; and where the Sheriff is concerned, or related to either of the Parties in any Case, to be returned by

the Coroner.

Superiour Courts.

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CHAP. III.

An Act for establishing a Superiour Court of Judicature, Court of Affize, and General Goal Delivery within this Province.

f it enaced and ordained by his Excellency the Governour, Council Superiour and Representatives, in General Court assembled, and by the Au: Court of Judicathority of the same, That there shall be a Superiour Court of Judicature, Court of Assize, and General Goal Delivery over this whole l'rovince, their Constitute. to be held and kept annually at the respective Times and Places in this Act tution and hereafter mentioned and expressed, by one chief Justice, and four other Justi-Power. ces to be appointed and commissionated for the same; any three of whom to be 7 W. ca. 6. a Quorum, who shall have Cognizance of all Pleas, real, personal or mixt, as well 8 W. ca. 3. Pleas of the Crown, and all Matters relating to the Conservation of the 6 G. ca. 6. Peace, and Punishment of Offenders; as civil Causes or Actions between Party and Party; and between his Majesty and any of his Subjects, whether the same do concern the Realty, and relate to any Right of Freehold and Inheritance; or whether the same do concern the Personalty and relate to Matter of Debt, Contract, Damage or personal Injury; and also all mixt Actions which concern bothRealty and Personalty brought before them by Appeal, Review, Writ of Error, or otherwise as the Law directs. And generally of all other Matters as fully and amply to all Intents and Purposes whatsoever, as the Courts of King's Bench, Common Pleas and Exchequer within his Majesty's Kingdom of England, have or ought to have. And are hereby impowred to give Judgment therein, and award Execution thereupon.

And he it further enacted by the Authority aforesaid, That the Times and Times and Places for the holding and keeping of the faid Superiour Court of Judicature Court Places for of Assize and General Delivery, shall be as followeth: That is to fay: Within holding Suand for the County of Suffolk, at Boston, upon the first Tuesdays in November periour and May; within and for the County of Essex, at Salem, on the second Tuesday in November; and at Ipswich, on the third Tuesday in May: within and 1 G. 2 ca. 11. for the County of Middlesex; at Cambridge, on the last Tuesday in July; and 16G. 2.ca. 4. at Charlstown, on the last Tuesday in January: within and for the County of 21 G. 2.ca. 2. Hampsbire; at Spring field, on the second Thursday in August: within and 24G.2. ca. 3. for the County of York; at Kittery, on the Thursday in the Week next be- 27 G. 2 ca. 5. fore the Time herein set and appointed for the Sitting of the said Superiour Court at Ipswich: for the Counties of Plymouth, Barnstable and Dukes County; at Plymouth, on the last Tuesday in March: and within and for the County of Bristol; at Bristol, on the second Tuesday in September yearly, and in every Year, from Time to Time.

And be it further enacted by the Authority aforesaid, That there shall be 7 G. ca. 8. held and kept a Superiour Court of Judicature, Court of Assize and General Goal Delivery, for the hearing and determining of any capital Offence or Offences that shall arise or happen within the Island of Nantuckett, at such Place within the same, and at such Time as the Governour and Council advising with the Justices of the said Court shall from Time to Time direct and appoint, according as Occasion may be.

Provided inevertheless, That the Trial of all Matters and Causes by Appeal from the Court of General Sessions of the Peace, or Inferiour Court of Common 12 G. ca. 8. Pleas respectively within the said Island of Nantuckett, or by Writ of Error relating to any Judgment given in the faid Inferiour Court; shall be in the Superiour Court of Judicature, Court of Assize and General Goal Delivery, to be held within the Counties of Suffolk or Middlesex.

And be it further enacted by the Authority aforesaid, That all Processes to be and Writs issuing out of the said Superiour Court of Judicature to be held within or for any County within this Province, shall be in his Majesty's Name, unbefore the der the Seal of the said Court, and signed by the Clerk thereof, and shall be Courts Siting.

'directed

Militia.

directed to the Sheriff, his Under Sheriff or Deputy, or other proper Officers, who are hereby impowred and required to observe and execute the same: And shall run into any County or Place within this Provincee, and be there executed by the Officer or Officers of fuch County or Place to whom they are directed. all Processes for the Trial of civil Causes in the said Court upon Review or in other Cases which by Law may be originally there brought, shall be served and executed fourteen Days before the Day of the Sitting of the Court where fuch Writ or Process is returnable.

Jurors how to be chosen.

And be it further enacted by the Authority aforesaid, That in convenient Time before the Sitting of the faid Superiour Court of Judicature, Court of Affize and General Goal Delivery in each respective County, the Clerk of the faidCourt shall issue out Warrants directed to the Constables of the several Towns within the County or Jurisdiction of the said Court, or the most principal of them; requiring fuch Constables to assemble the Freeholders and other Inhabitants of their Town qualified as in and by his Majesty's Royal Charter is directed, to elect and chuse so many good and lawful Men of the said Town or Districts thereof, alike qualified, as aforefaid, as the Warrant shall direct, to serve as Jurors at the faid Court: And the Constable shall Summon the Persons so chosen, to attend accordingly at the Time and Place appointed, and make timely Return of his Warrant unto the Clerk that granted the same; on pain that every Constable failing of his Duty therein, shall forfeit and pay unto the County Treafurer for the Use of the County, a Fine not exceeding Five Pounds, nor less than forty Shillings, at the Discretion of the Justices of the said Court: Unless fuch Constable so failing of his Duty as aforesaid, shall seasonably make a reafonable Excuse unto the Justices of the said Court for his Default, and the same be allowed of by them,

Penalty on Constables not returning theirWarrants for choice of Jurors.

And if by Reason of Challenge, or otherwise, there do not appear a sufficient Sheriff to re- Number of good and lawful Men to make up the Petty Jury or Juries, to serve turn Jurors, in at the said Court: Then and in such Case the said Jury or Juries, shall be filled Case there do up De talibus circumstantibus, to be returned by the Sheriss; and where the not appear a Sheriff is concerned or related to either of the Parties in any Case, to be returned by the Coroner.

not appear a **fufficient** Number.

CHAP. IV.

An Act in Addition to the Act for Regulating the Militia.

Preamble.

"HEREAS in and by the Act Intituled, An Act for regulating the Militia, among other Things therein contained: It is enacted, "That

Drums, Drummers, Trumpets, Trumpeters, Colours and Banners, 5W.&M.ca.7. " be by the Commission Officers of each Troop or Company, provided at the " Charge of the respective Companies and Troops, where they are not already " provided; and the Fines will not reach to produce the fame:" But no Direction being given by the faid Law, how or in what Manner fuch Charge shall

be raifed and levied upon fuch Company or Troop:

Commission Officers to make Assessment for DrumsTrumpets, &c.

We it therefore enaced by his Excellency the Governour, Council and Representatives, in General Court assembled, and by the Authority of the tame, That when and so often as the Fines arising in any military Company or Γ roop, shall not be sufficient to answer the Charge of providing suitable Drums, Trumpets, Colours and Banners; and the Support of Drummers or Trumpeters: the Commission Officers of such Company or Troop respectively, are hereby authorized and impowred, to assess so much as shall be wanting and necessary for that Use and Occasion, upon their Company or Troop; and to proportion the fame in the most equal Manner they may, upon all the Persons entred in the Roll of such Company or Troop, and liable to attend any military Duty in the same; having due Regard unto Persons Ability for Estate and other Circumstan-And where there be Sons and Servants, their Parents or Masters to pay for them, if they cannot do it themselves. And the Assessments so made, being figned by the Commission Officers, shall be committed unto the Clerk of such Company

Suppressing of Uagabonds.

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Company or Troop, together with a Warrant from the chief Officer of the same, requiring the faid Clerk to collect and pay in the same unto himself, to be employed and disposed to the Use aforesaid: and to make Distress of all Persons that shall neglect or refuse to pay their Proportion thereof. And such Clerk is hereby impowred and required to execute such Warrant accordingly, and to pay in the said Monies unto his chief Officer. And if any fail in their Betrustment and Duty aforesaid, they shall be liable to give Account to their superiour Officers, from Time to Time.

CHAP.

An Act for the suppressing and punishing of Rogues, Vagabends, common Beggars, and other lewd, idle and diforderly Persons: And also for setting the Poor to Work.

I E it enaded by his Excellency the Governour, Council and Represen- House of tatibes, in General Court allembled, and by the Authority of the be provided same, That there shall be erected, built or otherwise provided in every in each County within this Province, at the Charge of fuch County; a fit and conveni- County. ent House or Houses of Correction (where such a House is not already provided) with convenient Accommodations thereunto adjoining and belonging; to be used 4W.&Mca.13 and employed for the keeping, correcting and setting to Work of Rogues, Vagabonds, common Beggars, and other lewd, idle and disorderly Persons. And until fuch House or Houses of Correction be erected, built or otherwise provided, the common Prison in each County may be made Use of for that Purpose.

And be it further enacted by the Authority aforefaid, That the Justices of Justices in Peace in every County at the General Sessions of the Peace, to be holden for the fame County, from Time to Time, may nominate and appoint at their Will Master of the and Pleasure, an honest fit Person to be the Master of such House of Correcti- House of on: And it shall and may be lawful to and for the saidCourt, or any one Justice Correction. of the Peace out of Court, to fend and commit unto the faid House, to be kept and governed according to the Rules and Orders thereof, all Rogues, Vagabonds, and idle Persons, going about in any Town, or County, begging; or Persons using any subtle Craft, Jugling or unlawful Games or Plays; or feigning themselves to haveKnowledge inPhysiognomy, Palmestry; or pretending that they can tell Distinies, or Fortunes, or discover where lost or stol'n Goods may be found; common Pipers, Fidlers, Runaways; stubborn Servants or Children, common Drunkards, common Night Walkers, Pilferers, wanton and lascivious Persons, either in Speech or Behaviour; common Railers, or Brawlers; fuch as neglect their Callings, mispend what they earn, and do not provide for themselves, or the Support of their Families; upon due Conviction of any of the Offences or Diforders afcresaid.

And be it further enacted by the Authority aforesaid, That the Master of Rogues, Vafuch House of Correction to be appointed as aforesaid, shall have Power and gabonds, &c. Authority, and shall set all such Rogues, Vagabonds, Beggars, and other lewd, to be set to idle and disorderly Persons, as aforesaid, that shall be duly sent or committed. Work. unto his Custody, to Work and Labour (if they be able) for such Time as they. shall continue and remain in the said House; and to punish them by putting Fetters or Shackles upon them, and by moderate whipping, not exceeding ten Stripes at once; which (unless the Warrant of Commitment shall otherwise diby Whipping rect) shall be inflicted at their first coming in, and from Time to Time; in Case &c. they be stubborn, disorderly or idle, and do not perform their Tasks, and that in goodCondition, according as they shall be reasonably stinted: or to abridge them of their Food, as the Cause shall require, until they be reduced to better Order.

And for the better support and governing of the faid House of Correction; and for employing of such Persons as shall be committed to the same:

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house of Cozzection.

Justices in their Sessions to make Orders for governing the House of Correctio.

Be it further enacted by the Authority aforesaid, That the Justices of each County in their Court of General Sessions of the Peace, shall be, and hereby are authorized and impowered, to make necessary Rules and Orders from Time to Time, as they shall find Occasion; for the ruling, governing and punishing of such Persons so to be committed, agreable to the Laws of this Province: And such Rules and Orders as shall be made in that Behalf by the Justices in their General Sessions, shall be of Force, and be duly performed and put in Ex-

How Perlons fent to the House of Correction are to be fupported.

And be it further enacted by the Authority aforesaid. That when any Perfon or Persons shall be committed to the said House of Correction, from any Town or Towns in this Province, the Select-Men of fuch Town to which the faid Person or Persons belongs, shall take Care, and at the Cost and Charge of the faid Town shall provide, as there shall be Occasion, suitable Materials; such as shall be necessary and convenient for the keeping such Person or Persons so committed, to Work, during his or their Abode there; and shall deliver the same to the Master or Keeper of the said House, to be improved for that End. And where any stubborn Children or Servants, that are under the immediate Care and Government of their Parents and Masters, shall be committed to the said House; the Parents or Masters of such Children or Servants (if able) shall take care to provide fuch Things as may be necessary for the keeping of them to Work and Labour, during their Abode in the faid House. And no Person to be committed to the faid House of Correction that is able to Work, shall in any Sort be chargeable to the County, for any Allowance; either at their bringing in, going forth, or during the Time of their Abode there: but shall only be allowed for their Labour and Work, the Sum of eight Pence out of every Shilling they shall earn; and the Over-plus of fuch their Earnings, to be unto the Master or Keeper of the faid House, to Account for: And if such Persons are Masters or Heads of Families, then and in such Case, the whole Profit and Benefit of their Labour, or so much thereof as the Court of General Sessions of the Peace shall think, necessary and direct, shall be for the Relief and Support of such Persons and And if any Person or Persons to be committed to the said House, shall be unable to Work, or be Weak or sick; then to be relieved by the Master or Keeper of fuch House; who shall be again reimbursed what he shall so necessarily expend for the Relief of such Person or Persons, by the Select-Men of fuch Town to which the faid Person doth belong; and the Select Men to assess the same upon the Inhabitants of such Town or Precinct: except the Person or Persons so committed to the said House, being unable to work or being weak or fick, were at the Time of his, her, or their Commitment, in their Minority, and under the Care of their Parents or Masters: Then and in every such Case, the Parents or Masters of such Person or Persons, shall reimburse what necessary Charges the Master or Keeper of the said House of Correction shall necessarily expend for their Relief.

Master of the paid for his Care, &c.

And be it further enacted by the Authority aforesaid, That the Master or House of Cor Keeper of the said House of Correction shall for his Care, Labour and Service, rection, to be in looking after the Person or Persons that from Time to Time shall be committed to his Care and Custody; and also for relieving any Person or Persons that shall happen to be weak or sick in his Custody, have such reasonable Allowance and Satisfaction made him, by the Parents or Masters of such Person or Persons so committed, if under their immediate Care and Government; or otherwise by the Town to which faid Person or Persons do belong, as the Justices at the Court of General Sessions of the Peace for such County shall direct and appoint; if the Earnings of such Person or Persons be not sufficient to discharge the same, over and above what is allowed them out of their Earnings for their Relief.

And to keep an Account of Custody.

And the Master or Keeper of every such House, shall keep an exact Account of all Profits and Earnings that shall be made by the Labour of those under his of those com- Custody from Time to Time, and present the same (upon Oath if required) unto mitted to his the Justices of the same County, at their General Sessions of the Peace; out of which Earnings, the faid Master or Keeper of the said House shall have his Al-

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lowance: and if any Overplus be, it shall be to the Town to which the said Perfon or Perfons doth belong; or to their Parents or Masters, according as the Circumstance of the Case may be. And the Master or Keeper of any such House of Correction that shall refuse to Account as aforesaid; or shall otherwise be negligent of his Duty required by this Act, shall be liable to such Fine or Punishment as by the Discretion of the Court of General Sessions of the Peace in such County shall be awarded.

And for the better employing and fetting the Poor to Work:

We it further enacted by the Authority aforesaid, That where there is a Select Men House already built in any Town, with Intent to be improved for a Work-House, to proportion to fet their Poor on Work, or shall hereafter be built for that Purpose, and the any Affess-Inhabitants of such Town shall grant a Tax or Assessment, for the raising of a may be grant-Stock wherewith to provide necessary and suitable Materials, Tools and Imple- ed by the Inments, for employing and fetting their Poor on Work at such House; the habitants of Select-Men of the same Town for the Time being, shall proportion such Tax for a Stock to or Assessment upon the Inhabitants thereof, in the most just and equal Manner set their Poor they may, according to the Rules and Methods for the Time being prescribed on Work. by Law for proportioning the Province Tax; and shall grantWarrants for collecting the same, in like Manner as the Law directs for the gathering of other Town Rates or Assessments: And the Justices of Peace residing in any such Town, together with the Select-Men thereof, are hereby impowred and authorized, to nominate and appoint from Time to Time, three or more fufficient Perbearand Wardens to be appointed to their Inhabitants as a Mafter and Wardens to govern infect and take Care. fons of their Inhabitants, as a Master and Wardens; to govern, in spect and take Care for such that all Persons of the same Town employed at the said Work-House, or fent Work-House. thither by any two Justices of the Peace, Quorum Unus, to be kept to Work there; be held and kept strictly to Work: And that all idle and disorderly Persons, and fuch as do not duly perform such reasonable Task or Stint as shall be set them, be punished by moderate whipping, or fetting in the Stocks. And all Stock, Materials, Tools and Implements, to be raifed and provided as aforesaid, shall be committed into the Hands of such Master and Wardens; to be managed, used and employed, according to their Discretion, for the employing and setting to Work all fuch Persons as shall be under their Inspection and Government. And Their Powers the faid Master and Wardens, are also hereby impowred to demand, sue for, recover, accept, receive and take, any Gifts, Bequests and Donations, that are, or shall be made and given by any Person or Persons, to the Use of the Poor, for and towards a Stock for such Work-House; and to employ and dispose the same accordingly: and shall once a Year, or oftner, from Time to Time, if required, render an Account upon Oath unto the Town, of their Management, Employment and Disposal, of all Monies or other Stock to be committed unto them ; or that by any other Ways or Means, as aforesaid, shall come to their Hands, and of the Profits and Incomes made thereof: and shall have such reasonable Allowance and Recompence made unto them for their Trouble, Pains and Service, in and about this Affair, as the Town shall agree and order. And all Stock to be all Stock to raised, or otherwise obtained as aforesaid, with the Increase, Profits and Improve be keptentire ments, from Time to Time made thereof, shall be kept entire, and applied to, for the said and for the Ends and Uses before-mentioned, and for answering of the necessary works. Charges arising on and about the Repairing and keeping of the said House, and the subsisting of those that shall be there employed; and to no other Use whatfoever.

And he it further enaced by the Authority aforefaid, That it shall and Two Justices may be lawful, to and for any two Justices of the Peace (Quorum Unus) to send may commit unto such Work-House, to be there employed and kept to Work, all Persons to the Workbelonging to the same Town, being able of Body, that live idly or disorderly, House, mispend their Time; or that go about begging, or receive Alms from the Town. 13 W. cz. 19. And the Master of such House shall receive and keep them to Work accordingly,

Common Goal. Watches.

CHAP. VI.

An Act appointing the Sheriff to have the keeping of the common Goal, and the Prisoners therein.

Sheriff to have the Custody of Prisoners therein.

Tit enaced by his Excellency the Governour. Council and Representatives, in General Court offenblod and his his Council and Representatives. tatives, in General Court assembled, and by the Authority of the same, That the Sheriff of each several County within this Province, have the Goal and the Custody, Rule, Keeping and Charge of every of the King's common Goals, Prisons, and Prisoners in the same, in the County where he is Sheriff, during the Time of his Office; to be held and kept by himself or his lawful Deputy or Under-keeper, for whom the Sheriff shall be answerable. And every Sheriff shall give sufficient Security at the Discretion of the Court of General Sessions of the Peace in the same County, unto the King's Majesty, for the due and faithful Discharge and Performance of his Office in all the Parts thereof.

To give Security.

> And for Encouragement unto the Sheriff to take and use all possible Care and Diligence for the safe keeping of the Prisoners that shall be committed to his Gustody:

Salary.

Be it further enaced by the Authority aforesaid, That the Sheriff of every County shall have such Salary allowed him for the same, as the Justices of the Court of General Sessions of the Peace within the same County shall think fit and order, not exceeding Thirty Pounds per Annum for the County of Suffolk; and not exceeding Ten Pounds a piece in each of the other Counties within the Province; to be paid out of the Treasury of such County.

Repealed

CHAP. VII.

An Act for keeping of Watches in Towns.

Justices and Select Men to appoint a Watch to be kept in Towns.

it enaced by his Execulency the Covernour, Council and Representatives, in General Court assembled, and by the Authority of the same tatives, in General Court assembled, and by the Authority of the same, That from Time to Time, when and so often as a military Watch shall

ot be ordered and appointed to be kept, the Justices of Peace, together with the Sele&-Men of each Town within this Province; and in such Towns where no Justice of the Peace dwells, the Select-Men by themselves, are hereby impowred and authorized to direct and order a fuitable Watch or Watches to be set up and kept nightly within such Town; from and after nine a Clock in the Evening, until Sun rifing in the Morning, and the Place or Places where to fet the same; and also aWard to be kept every Lord's Day, and other Day, as they shall think to be needful; and to appoint the Numbers whereof fuch Watch and Ward shall consist, and the Time for the beginning and continuance of the same. And the Constable or Constables of the Town, having Orders accordingly given him or them in writing, by the Justices and Select-Men or the To be warned Select-Men only, in such Towns where no Justice of Peace dwells, are hereby impowred and required from Time to Time, to warn fuch Watch and Ward respectively, and to see that all Persons so warned by them do attend and observe their Duty in that Regard, and to take Care in the warning thereof, that such Watch or Ward do not confift of all or the greater Part Youths, but that some

ableHousholders, or other sufficientPersons be joined with them, And the Constables are hereby enjoined to give in Charge to the Watch to fee that all Disturbances and Diforders in the Night be prevented or suppressed, and to examine all Persons whom they shall see walking abroad in the Night after ten a Clock, of their Businessabroad at such Season, and whither they are going; unless they be known, orderly and peaceful Persons; and in Case they give not reasonable Satisfaction therein, or are Persons of ill Behaviour, or justly suspected to have any unlawful Intention or Design, then to secure by Imprisonment or otherwise all such disorder ly and suspicious Persons, to be safely kept until the Morning, and then to carry them before one of the next Justices of the Peace to be examined and proceeded

against

11 A. ca. 6.

by the Consta-

Regulation of Townships.

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against according to the Nature of their Offence as is by Law directed. And such Watchmen shall walk the Rounds in and about the principal inhabited Parts within such Town, to prevent any Danger by Fire, and to see that good Orders observed. be kept, taking particular Observation and Inspection of all Houses and Families of evil Fame; and shall strictly observe the Charge to be given them as afore-

And be it further enacted by the Authority aforefaid, That all Male Persons stable Persons in each Town respectively of the Age of sixteen Years or upwards, being to watch. able of Body,or having Estate sufficient to hire, shall be liable to Watch and Ward either in their own Persons, or by some other sufficientPerson or Persons in their Room, when duly warned to attend the same: Except the Members of the Council, Justices of the Peace, Members of the Assembly for the Time being, Exception. the President, Fellows and Students at the College, Ministers, Grammar School-Masters, the Sherist of each County, the chief Commmission Officer of each military Company and Troop for the Time being, the Officers of the Governour's Troop of Guards; and Persons living two Miles from the Place where the Guard is kept.

And he it further enaced by the Authority aforesaid, That if any Persons liable to Watch or Ward as aforesaid, being duly warned by the Con-Penalty for Stable, or other Person by his A pointment, shall refuse or neglect to appear, and attheir Attentend their Duty in that Regard, either by themselves, or some other sufficient Per-dance when fons in their Stead, and be thereof convicted before a Justice of the Peace, either warned. by the Oath of fuch Constable, or other sufficient Testimony upon Oath, without a just and reasonable Excuse to be made and given for the same: Every Perfon fo offending, shall forfeit and pay to the Use of the Poor in such Town, the Sum of five Shillings; and have the faid Sum with the Charges of Profecution levied by Distress and Sale of his or her Goods or Chattels, or otherwise be committed to Prison until the same be paid. And the Constables of each \mathbf{T} own are required from Time to Time to observe and perform the Orders that shall be given them as aforesaid; on pain of being fined to the Use of the Poor within fuch Town, not exceeding forty Shillings.

Provided nevertheless, and he it further enaced by the Authority afore- Provision for faid, That in any Town where the Members of the Council, and the Justices keeping a of the Peace within such Town, together with the Select-men thereof, or the nother Form Select-men by themselves, where no Member of the Council nor Justice dwells, where it may shall judge that a Watch may be kept in such Town more for the Benefit be judged and Safety thereof in other Manner than is herein before directed, the In- better. habitants also agreeing to support the Charge thereof: The Justices in the Court of General Sellions of the Peace within the County where fuch Town doth lie, upon Application to them made in that Behalf, are hereby impowered and authorized to direct and order the Rule for apportioning and levying of fuch Sum upon the Inhabitants and Residents in such Town, as shall be granted by the Town for that Purpose, in such Manner as they shall judge most equal and reafonable, by Poll, Estate or both, to be applied accordingly.

CHAP. VIII.

An Act in Addition to the Act for Regulating of Townfhips, &c.

If it enacted by his Excellency the Governour, Council and Repre- 4W&M.ca. 783 fentatives, in Ecueral Court assembled, and by the Authority of the fame, That the Freeholders and other Inhabitants of each Town duly furer to be furer to be qualified to vote in Town Affairs, at the Time of their annual Meeting, annually chofor the choice of TownOfficers, shall choose a suitable Person to be Treasurer sen. for fuch Town; who shall be sworn before a Justice of the Peace, to the true and faithful Discharge of his Trust; who is hereby impowred to administer the said Oath. And such Treasurer shall, and hereby is impowred to

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Militia to be in a Readinels.

His Power.

demand and receive all Debts, Rents and Dues belonging or owing to fuch Town, or the Poor thereof; and to fue for and recover the same by due Process in the Law; and shall pay out such Monies, according to Order from the Select-Men, or Overseers of the Poor; pursuant to such Instructions as they shall receive from the Town: And every such Treasurer shall annually make and To Accompt. render a true Account to the Town of all his Receipts and Payments: And shall have fuch Allowance for his Service, as shall be agreed and ordered by the Town.

Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England, Begun and held at Boston the thirty-first Day of May, 1699. And continued by feveral Prorogations until Wednesday the thirteenth of March following, and then Sat.

CHAP. I.

An Act for putting the Militia of this Province into a Readiness for Defence of the same.

Preamble.

HEREAS by the Law of this Province, it is already provided, " That in Case of Alarms made either from a Sea-Port Town, or other " Town, lying Frontier to, or in Danger of an Enemy; the Captain or " Captains of the adjacent Towns shall forthwith go or fend such Relief

as they shall judge meet for the Offence of the Enemy and Defence of them-" selves, &c." But for as much as the Occasion may be such and so sudden, as it may be necessary to call together, Arm, Array, and put into a Posture for War the whole Militia and Forces of one or more Regiments, for the Defence of the Province, and his Majesty's Subjects therein, in Case of Invasion or near Approach of an Enemy, before the Notices thereof can reach the Captain General or Commander in Chief, to have Directions or Orders from him for the

Military Commission Officers im-powred, by to encounter, any hostile Enterprize.

fame : Be it therefoze enaced and declared by his Excellency the Governour, by and with the Advice and Confent of the Council and Representatives in General Court accembled, and by the Authority of the same, That all Persons commissioned by the Captain General or Commander in Chief of this Force of Arms Province, for the Time being, to bear Office in any military Company or Troop within the same, be, and hereby are impowered and authorized by virtue of such Commission, when and as Occasion shall require, in the Cases and to the Intents and Purposes abovesaid, to Arm, Array and Weapon the Company or Troop respectively under their Command, or Part of them; and by Force of Arms, to encounter, repel, pursue, kill and destroy any that shall appear in hostile Manner to attempt or enterprize the Destruction, Invasion, Detriment or Annoyance of any of his Majesty's Subjects, Forts, Garrisons, Towns or Plantations within this Province. And that fuch Officer or Officers so taking to Arms, shall forthwith dispatch Notice to his or their superiour Officer of his or their Motion and the Occasion thereof, and observe such Commands and Orders as he or they shall receive from him.

Colonel or chief Officer of any Regiment, his Power.

And he it further enacted by the Authority aforesaid. That the Colonel or chief Officer of each Regiment be, and hereby is impowered and authorized, as Occasion shall require, in any of the Cases, and to the Intents before-mentioned from Time to Time, to affemble in martial Array, and put into warlike Posture the whole Militia of the Regiment under his Command, or such Part of them as he shall think needful, upon any Alarm, Invasion, or Notice of the Appearance of an Enemy by Sea or Land: And the Regiment, Companies or Troops fo armed, arrayed, and put into warlike Posture, or Part of them, to lead, conduct and

employ ;

Deserters.

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employ; or to appoint some other fit Person by writing under his Hand to lead, conduct and employ them as well within the Regiment and County whereto they belong, as into any other adjacent County or Place within this Province, for the affitting, succouring and relieving any of his Majesty's Subjects, Forts, Garrisons, Towns or Places, that shall be assaulted by an Enemy, or in Danger thereof; and with fuch Party, Companies or Troops, by Force of Arms, to encounter, repel, pursue, kill and destroy such Enemy, or any of them, by all fitting Ways, Enterprises and Means whatsoever. And the Colonel or chief Officer of fuch Regiment so taking to Arms, or sending forth any Party of Men, To Post away shall forthwith Post away the Intelligence and Occasion thereof unto the Cap- Intelligence tain General or the Commander in Chief for the Time being; and shall attend to the Captain and observe such Directions and Orders as he shall receive from him. And in General, &c. and observe such Directions and Orders as he shall receive from him. And in Case it happen the Colonel or chief Officer of any Regiment be out of the Li- The like mits or Precincts of the Regiment; for which he is or shall be commissionated, Power given at the Time of any Invalion, Attack or Appearance of an Enemy; or Alarm to the next given from any of the neighbouring Towns or Regiments; the next Commission Officer, in Officer, then within the Regiment. Thall have use and eversise the forme Powers. Officer then within the Regiment, shall have, use and exercise the same Powers Case of the and Authorities herein before granted, until the return of the Colonel, or other Absence of Superiour Officer. And such Officer so acting shall Post away the Intelligence the chief Offithereof, with the Occasion for the same, as aforesaid, unto the Captain General, cer. or the Commander in Chief for the Time being; and shall attend and observe fuch Directions and Orders as he shall receive, from the Captain General or Commander in Chief therein:

And for the better preventing of false Alarms by disorderly shooting off

Guns in the Night: Be it further enaced by the Authority aforesaid, That no Person or Persons whatsoever in any Town or Garrison, shall during the Time of War or of keeping a military Watch in such Town or Garrison, presume to discharge or shoot off any Gun or Guns after the Sun's setting, or before the Sun's rising; unless in Case of Alarm, approach of an Enemy, or other necessary Defence: on pain shooting off that every Person so offending, and being thereof convicted before one or more of Guns after his Majesty's Justices of the Peace, shall forfeit and pay the Sum of twenty Sun set, and Shillings for each Gun so discharged; one Moiety thereof to and for the Use before Sun of the Poor of the Fown where the Offence shall be committed, and the other rising. Moiety to him or them that shall inform or prosecute for the same. And if such Offender shall not have wherewith to answer the said Fine; or shall resuse or neglect to pay the same, then he shall be set in the Stocks, not exceeding two Hours Time.

And in Case any Person so offending be belonging to any Garrison or Forces in actual Service, and borne in his Majesty's Pay, he shall be punished at the Discretion of a Court martial; or the Commission Officers of the Garrison, Company, or Troop whereto he belongs; by putting into the Bilboes, laying Neck and Heels, or riding of the wooden Horse.

CHAP. II. An Act against Deserters.

OR the better preventing of Soldiers or Mariners Departure from their Preamble. Captains or Commanders without Leave, or deferting his Majesty's

We it enaced and declared by his Excellency the Governour, by and with the Advice and Consent of the Council and Representatives, in Be- Penalty for neral Courc assembled, and by the Authority of the same, That no Soldier deserting his or Mariner retained in his Majesty's Service, and borne in his Majesty's Pay in Majesty's Service. Garrison, or elsewhere, by Sea or Land, shall depart without Licence of his Commander, and desert his Majesty's Service; on pain of being proceeded a-gainst as a Felon; and shall suffer the Pains of Death, or some other grievous Punishment, at the Discretion of the Court before whom the Trial shall be.

And

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Buidings in the Town of Boston.

How Deferters shall be tried.

And every Justice of the Peace within his Precinct, is hereby authorized and required to cause all such Deserters or Run-away Soldiers or Mariners, which he shall know or be informed of, to be apprehended and secured, in order to a Trial at the next Affizes to be holden for the same County where they shall be taken; or at the Court of Oyer and Terminer by Commissioners to be specially appointed and impowred for that Purpose.

CHAP. III.

An Act in Addition to the Act for building with Stone or Brick in the Town of Boston, and preventing Fire.

4W.&M.ca. 1.

Preamble.

ORASMUCH as notwithstanding the good and wholsome Provision made and established by the said Act Intituled An Act for building with Stone or Brick in the Town of Boston, and preventing Fire, pass'd in the fourth Year of the Reign of his present Majesty, and of the late Queen MARY, his Royal Consort, of happy Memory; divers Persons the Penalty in the said Act not regarding, have been so hardy as to erect and build Houses, Tenements, and Edifices of Timber, contrary to the express Prohibition, true Intent and Meaning of the said Law. And for as much as the demolishing of fuch Houses and Buildings (being now finished) and proceeding according to the Directions of the faid Law, would probably be thought over great Severity: Yet that fuch bold and open Contempt may not pass wholly unpunished; and to the Intent that others may be deterred from doing the like for the future :

Penalty on fuch as have built with Timber con-

trary to Law.

Be it enaced by his Excellency the Covernour, Council and Representatives, in General Court assembled, and by the Authority of the same, That the Court of General Sessions of the Peace within the County of Suffolk, be and is hereby impowered and required to take effectual Order for the enquiring after and conventing before them, all Perfons that have fo transgressed as aforesaid, in having presumed to erect, or that have caused to be erected, and fet up within the Town of Boston aforesaid, any House, Edifice or Building of Timber; or of Brick or Stone, and not covered the same with Slate or Tyle, contrary to the afore-recited Act, and the true Intent and Meaning thereof; not having had and obtained Licence from the Governour and Council, for his or their fo doing: or that have not obscrved and performed the Terms or Conditions of such Licence; and upon due Conviction of any such Offence, to fine every fuch Person and Persons, at the Discretion of the said Court, according to the Circumstances aggravating the Offence, with Respect to the Place where fuch House or Building is erected, or otherwise; not exceeding the Sum of Fifty Pounds, for one Offence, which shall excuse them from any further Penalty of the Law. All fuch Fines to be applied towards the raising of a Stock for fetting of the Poor on Work within the faid Town, at the Work-House, for that Purpose appointed or to be appointed.

Fines how to be applied.

And the Grand Jury for the faid County from Time to Time, are required to inquire and diligently to inquire after, and to present unto the Court all Transgressions of the Law in that Kind, which shall come to their Knowledge.

Grand Jury present such Transgressi-

And in as much as it may be of no apparent Hazard unto the said Town, and for the Ease and Benefit of divers Inhabitants and Proprietors within the same, that in some Parts of the said Town of Boston, Timber Buildings should be perinitted and allowed to be erected:

Governour and Council nay grant licence to build with Cimber.

Be it enaced by the Authority aforesaid, That the Justices of Peace, and the Select-Men of the faid Town of Boston, or the major Part of each, certifying their Approbation thereof, the Governour and Council may grant Licence for the fetting up of Timber Houses and Buildings; with and under such Conditions, Limitations and Restrictions for the enclosing and covering thereof as they they shall think fit: Any Law, Usage or Custom to the contrary in any wife notwithstanding.

Di.

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Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, on Wednesday the twenty-ninth Day of May, 1700.

CHAP. IV.

An Act against Jesuits and Popish Priests.

HEREAS divers Jesuits, Priests and popils Missionaries have of Preamble. late come, and for some Time have had their Residence in the remote Parts of this Province, and other His Majesty's Territories near adjacent; who by their subtle Insinuations, industriously labour to debauch, seduce and withdraw the Indians from their due Obedience unto His Majesty; and to excite and stir them up to Sedition, Rebellion and open Hostility against. His Majesty's Government:

For Prevention whereof:

Be it enaced by his Excellency the Governour, Countil and Reprefens Jesuits, Priests, tatives in General Court assembled, and it is enaced by the Authority of &c. to depart the same, That all and every Jesuit, seminary Priest, Missionary, or other the Province spiritual or ecclesiastical Person made or ordained by any Authority, Power of by the tenth of September.

Jurisdiction derived, challenged or pretended from the Pope or See of Rome, now residing within this Province, or any Part thereof; shall depart from and out of the same, at or before the tenth Day of September next, in this present Year, One Thousand and seven Hundred.

And he it further enacted by the Authority aforesaid, That all and every Penalty on Jesuit, seminary Priest, Missionary, or other spiritual or ecclesiastical Person, Jesuits or made or ordained by any Authority, Power or Jurisdiction, derived, challenged Priefts, &c. or pretended from the Pope or See of Rome; or that shall profess himself, or main or come otherwise appear to be such by practising and teaching of others to say any po- into this Propish Prayers, by celebrating Masses, granting of Absolutions, or using any other vince after of the Romish Ceremonies and Rites of Worship, by or of what Name, Title the toth of or Degree soever such Person shall be called or known; who shall continue, September 1700. abide, remain, or come into this Province, or any Part thereof, after the tenth Day of September aforesaid; shall be deemed and accounted an Incendiary, and Disturber of the publick Peace and Safety, and an Enemy to the true Christian Religion, and shall be adjudged to suffer perpetual Imprisonment: And if any Person being so sentenced and actually imprisoned, shall break Prison and make his Escape, and be afterwards re-taken, he shall be punished with Death.

And further it is enaced, That every Person who shall wittingly and willing- Penalty for ly, receive, relieve, harbour, conceal, aid or fuccour, any Jesuit, Priest, Missi- receiving or onary, or other ecclesiastical Person of the Romish Clergy, knowing him to be harbour. such, shall be fined two Hundred Pounds; one Moiety thereof to be unto His any Jesuit of Priest. Majesty, for and towards the Support of the Government of this Province, and the other Moiety to the Informer; and fuch Person shall be further punished by being set in the Pillory on three several Days, and also be bound to the good Behaviour, at the Discretion of the Court.

And be it also enacted, That every Offence to be committed or done against HowOffences the Tenor of this Act, shall and may be inquired of, heard and determined in against this the Court of Affize and General Goal Delivery, or before Commissioners of Act, shall be Oyer and Terminer and Goal Delivery, specially to be appointed to fit either and determine within the County where the Offence is committed an arrival and offence is committed. within the County where the Offence is committed, or where the Offender is ed. apprehended or taken; or in any other County within the Province: Any Law, Usage or Custom to the contrary notwithstanding,

And

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Prisons.

Justices of the Peace to apprehend Persons sufpected to be Jesuits or Priests.

And further he it enacted by the Authority aforesaid, That it shall and may be lawful to and for every Justice of the Peace, to cause any Person or Perfons suspected of being a Jesuit, seminary Priest, or of the Romish Clergy, to be apprehended and convented before himself, or some other of His Majesty's Justices. And if such Person do not give a satisfactory Account of himself, he shall be committed to Prison, in order to a Trial.

Any Person without a Warrant may apprehend any Jesuit or Priest.

Also it shall and may be lawful to and for any Person or Persons to apprehend without a Warra it, any Jesuit, seminary Priest, or other of the Romish Clergy as aforesaid, and to convent him before the Governour, or any two of the Council, to be examined and imprisoned, in order to a Trial; unless he give a satisfactory Account of himself.

Reward.

And as it will be esteemed and accepted as a good Service done for the King, by the Person who shall seize and apprehend any Jesuit, Priest, Missionary, or Romish Ecclesiastic as aforesaid; so the Governour with the Advice and Consent of the Council, may fuitably reward him as they shall think fit.

Saving for any of the Romish Clergy that shall be Shipwreck'd, &c.

Provided, This Act shall not extend or be construed to extend unto any of the Romish Clergy which shall happen to be Shipwreck'd; or through other Advertity shall be cast on Shoar, or driven into this Province; so as he continue or abide no longer within the same than until he may have Opportunity of Passage for his Departure; so also as such Person immediately upon his arrival shall forthwith attend the Governour, if near to the Place of his Residence, or otherwife on one or more of the Council, or next Justices of the Peace, and acquaint them with his Circumstances, and observe the Directions which they shall give him, during his stay in the Province.

CHAP. V.

An Act for the Regulating of Prisoners, and to prevent Escapes.

Prison Keepers to return List of their Prisoners.

tt enaded by his Excellency the Governour, Council and Reprefentatives, in General Court allembled, and it is enacted by the Anthoust of the same, That every Goaler or Keeper of the King's Prisons within the feveral Counties in this Province, at the opening of the Court of Affize and General Goal Delivery, Court of Oyer and Terminer; and Court of General Sessions of the Pcace, respectively to be holden within such County from Time to Time, shall return a List and certify unto such Court the Names of all Prisoners then in his Custody, with the Cause of their Commitment: And also the Names of all other Prisoners that shall be committed unto him during the fitting of any fuch Court; whereby the Justices of the said Courts respectively may take Cognizance thereof: and as well for the King as for the Parties; may proceed to make Deliverance of fuch Prisoners according to Law, for the Crimes proper to the Jurisdicton of such Court; on Pain that every Goaler or Prison-Keeper for each Default by him made in that Respect, shall forfeit such Sum as shall be set upon him by the Justices of the Court, not exceeding ten Pounds.

Prison Breach or Flight to be accounted one Evidence.

We it further enacted by the Authority aforesaid, That whosoever breaketh Prison, or shall make his escape from an Officer, after his being arrested of imprisoned for any Crime, his Breach of Prison or Flight, shall be accounted and esteemed in the Law one Evidence to convict him of the Crime wherewith he stands charged in the Warrant for his Apprehension or Commitment.

Penalty on Persons that fhall convey any Instru-

And if any Person whatsoever, shall directly or inclirectly by any Ways or Means howfoever convey any Instrument, Tool or other Thing whatfoever, to any Prisoner, or into the Prison, whereby such Prisoner or any other Prisoner either may or might break Prison, or work him or her self unlawfully out of the ment or Tool same; every Person so offending, and being thereof convicted, shall forfeit and into the Prison: pay such Fine, as by the Discretion of the Court shall be imposed and set upon

Prisons.

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fuch Offender, according to the Nature of the Cause of the Prisoners Commitment, not exceeding Twenty Pounds; or suffer corporal Punishment by whip-

ping not exceeding twentyStripes.

And if it happen any Prisoner or Prisoners do make his or their Escape by FurtherPenal. Means of any Instrument, Tool or other Thing conveyed as aforefaid, the Per- ty in case any Means of any Instrument, 1 001 or other 1 ming conveyed as aforefaid, the of Prisoner by fon or Persons conveying the same, shall be fined, not exceeding Five Hundred Means of such Pounds; or be corporally punished by Whipping, not exceeding thirty nine Instrument&c. Stripes, and find Sureties for the good Behaviour, during the space of one Year, do escape. at the Discretion of the Court, according to the Nature of the Crime or Crimes wherewith the Prisoner or Prisoners stood charged in their Mittimus's, or Warrants of Commitment, and other Circumstances aggravating the Offence. And if any Prisoner or Prisoners so escaping, shall stand convict of any capital Crime, the Person or Persons assisting or furthering their Escape as aforesaid, over and above their being fined or corporally punished as before is directed, and bound to the Behaviour; shall also be stigmatized or burned in the Forehead or on the Cheek, with a hot Iron of the Figure of the Letter B.

And further it is enacted by the Authority aforciaid, That if the Prisoner Escape of Pris or Prisoners so escaping were imprisoned for Debt, the Person or Persons assist- soners for ing and furthering their Escape as aforesaid, shall be liable to pay the full Debt Debt. owing to the Creditor or Creditors, at whose Suit such Prisoner or Prisoners stood committed; to be recovered by Action or Actions, upon the Case therefore to be brought against the Person or Persons, so offending as aforesaid, who shall also be fined or corporally punished as aforesaid, at the Discretion of the Court,

not exceeding the Fine or Punishment before-mentioned.

And he it further enacted, That every Goaler or Prison-Keeper that shall Penalty on voluntarily fuffer any Prisoner or Prisoners committed to his Custody to escape, the Goaler for upon the Conviction thereof, shall undergo and suffer the like Pains and Penalties Escape. as the Prisoner or Prisoners so escaping should by Law for the Crime or Crimes 11 W. ca. 74 wherewith he or they stood charged by the Warrant or Warrants of Commit-

ment, if the Prisoner or Prisoners had thereof been convict.

Provided, That if any Person assisting and furthering the escape of any Pri- Proviso. soner in Manner as aforesaid, or if the Keeper of the Prison that shall voluntarily suffer to escape as aforesaid, shall by any Ways or Means recover any Prisoner or Prisoners so escaping, and return them back to Prison again before Prosecution had, and Judgment entred up against such Person or Prison-Keeper for fuch Escape, (which shall not be until six Months past next after the Escape) in such Case the Person or Prison-Keeper so offending shall be liable to no further Punishment than to pay such Fine as the Court that shall have Cognizance thereof, in their Discretion shall think fit to set upon him, according as the Offence may be aggravated by the Circumstances attending the same, and the Degree of the Crime wherewith the Prisoner stands charged,

And in Case the Escape of any Prisoner happen through the Negligence of the gent Escape. Goaler or Prison-Keeper, he shall pay such Fine as the Justices of the Court in their Discretion before whom the Prosecution shall be, shall impose and set upon him according to the Nature or Degree of the Offence, for which the Prisoner escaping was taken and imprisoned. And if the Prisoner so escaping were imprisoned for Debt, the Prison-Keeper shall be answerable to the Creditor for

the full Debt, and he shall have his Remedy against the Prisoner.

All Fines and Forfeitures arising by Virtue of this Act, shall be applied to seitures how and for the repairing, maintaining and upholding of the Prison within the to be applied County where the Offence shall be committed; and be paid in to the County

Treasurer to be employed accordingly, and not otherwise.

And he it further enacted by the Authority aforciaid, That where Defect of the the escape of any Prisoner or Prisoners for Debt shall happen through the De- Prisons to be - fect or Insufficiency of any Prison, from and after the twenty fifth Day of March answered by next, in the Year one Thousand seven Hundred and one, the County shall make the County good such Debt as the Prisoners so escaping did justly owe unto the Creditor or Creditors, at whose Suit he was imprisoned, and the County shall have their Remedy against the Prisoner.

For a negli-

Escape of

Cozoners.

Prisons to be erected in each Shire or County Town.

And further it is enaced, That there be sufficient Prisons forthwith provided within the several Counties, and from Time to Time kept so. And that the faid Prisons be erected and maintained in the Shire, or County Town of each County respectively, and in such other Towns as the Court of General Sessions shall see needful. And the Court of General Sessions of the Peace holden in the several Counties, are to give effectual Order thereabout: Any Law, Custom or Usage to the contrary notwithstanding.

CHAP. VI.

An Act relating unto the Office and Duty of a Coroner.

Coroners to take Inquests on dead Bodies.

Eit enacted by his Excellency the Governour, Council and Repre-fentatives in General Court allembled, and by the Authority of the same, That every Coroner within the County for which he is appointed, shall be, and hereby is impowered to take Inquests of Felonies, and other violent and cafual Deaths committed, or hapning within his Precinct. And before he undertake the Execution of his faid Office, shall take the following Oath To be Sworn, for his due and faithful Performance thereof, before the Governour, Lieutenant Governour, or any two or more of the Council; or such other Person or Per-

sons as shall be thereto appointed by the Governour; That is to fay:

Coroners Oath.

OU Swear, That well and truly you shall serve Our Sovereign Lord the King in the Office of a Coroner, and as One of His Majesty's Coroners of the County of S. And therein you shall truly and diligently do and accomplish all and every Thing and Things appertaining to your Office, after the best of your Cunning, Wit and Power, for the Profit and Good of the Inhabitants within the faid the County; taking such Fees as you ought to take by Law, and not So help you God, otherwise.

Coroner to make out Warrants for

And be it further enaced by the Authority aforesaid That when and so foon as any Coroner shall be certified of the dead Body of any Person supposed to have come to a violent and untimely Death, found or lying within his County or Precinct; he shall make out his Warrant directed unto the Constables of the same Town where such dead Body lies, or of three or four of the next adjacent Towns, (if need be) requiring them forthwith to Summon a Jury of good and lawful Men of the fame Town, or fuch Number as shall be sufficient, with those fent for from the neighbouring Towns to make up eighteen in all, to appear before him at the Time and Place in the faid Warrant express'd, which Warrant shall be made in this Form, viz.

Form of the Warrant.

Suffolk II. To the Constables of B. or to any or either of them. Greeting. Hese are in His Majesty's Name to require you immediately upon the Receipt and Sight hereof, to summon and warn good and lawful Men of the said Town, to be and appear before me, one of the Coroners of the House or Place faid County of S. at within the faid Town of of the Clock in the betwixt the Hours of and present Day of then and there to inquire upon the View of the Body of a certain Person there lying dead, how and in what Manner he came to his Death: Fail not herein at your Peril, as you will answer the contrary. the Day of In the Year of His Majesty's Reign, Given under my Hand and Seal at B. Year of Our Lord And in the By me W. G. one of the

Coroners of the County above faid.

And every Constable unto whom any fuch Warrant shall come, shall forth-Constables to with execute the same, and repair unto the Place at the Time therein mentionexecute the ed, and make Return of the Warrant, with his Doings therein, unto the Coroner Coroners that granted the same. Warrant:

And

to

Cozoners.

III

And every Constable failing of performing his Duty by such Warrant required Penalty for of him, or returning the same as aforesaid, shall forfeit the Sum of forty Shil- Default.

Also every Person summoned and warned to be a Juror, failing to appear ac-Jurors Decordingly, shall also forfeit the Sum of forty Shillings; without a reasonable Ex-fault.

cuse for the same be made unto, and allowed of by the Coroner. The aforefaid several Fines or Forfeitures to be to and for the defreying of the Charges arising and hapning within the same County; and towards the defreying the necessary Charges of the Coroner and Jurors: To be recovered by Action, Bill, Plaint or Fines how to Information therefore to be brought by the Coroner in any of his Majesty's Courts be applied. of Record.

And the Coroner shall swear fourteen, or more of the Jurors that appear; and give the Foreman (to be by him appointed) his Oath upon View of the Body, in That is to fay :

700 shall diligently inquire, and true Presentment make, on the Behalf of Jurors Oath. our Sovereign Lord the King; how and in what Manner A. B. here lying dead, came to his Death: And you shall deliver up to me his Majesty's Coroner, a true Verdict thereof, according to such Evidence as shall be given to you, and according to your Karuledge. So help you God.

And then shall swear the rest of the Jurors, by three or four at once in this Form, viz.

LL such Oath as L. M. the Foreman of this Inquest for his Part hath 🔼 taken, you and every one of you, shall well and truly observe and keep on So help you God.

The Jury being sworn, the Coroner shall give them a Charge upon their Coroners Caths, to declare of the Death of the Person; Whether he died of Felony, or by Charge to the Mischance and Accident? And if of Felony, Whether of his own or of another's? Jurors. And if by Mischance or Missfortune, Whether by the Act of God, or of Man? And if he died of another's Felony, Who were Principals, and who Accessaries? Who threatned him of his Life or Members? With what Instrument he was struck or wounded? And so of all prevailing Ciucumstances that can come by Prefumption.

And if by Mischance or Accident, by the A& of God or Man, whether by hurt, fall, stroke, drowning or otherwise; to inquire of the Persons that were present, the Finders of the Body, his Relations or Neighbours; Whether he was kill'd in the same Place, or elsewere? And elsewhere, By whom, and how he

was thence brought ? And of all other Circumstances.

And if he died of his own Felony, then to inquire of the Manner, Means or Instrument; and Circumstances concurring.

After the Jury being charged, they must stand together, and let Proclama-After the Jury being charged, they must stand together, and they shall be Proclamation to be made for any that can give Evidence to draw near, and they shall be made.

And every Coroner is hereby further impowred, to fend out his Warrant for Warrant to Witnesses; commanding them to come to be examined before him, and to declare be sent out their Knowledge concerning the Matter in Question: And to administer an Oath for Witnesses. That is to fay: unto the Witnesses in this Form.

LL such Evidence as you shall give to this Inquest, concerning the Death Witnesses of A. B. here lying dead, shall be the Truth, the whole Truth, and nothing Oath. So help you God. but the Truth.

The Examination of such Witnesses to be taken in writing under their Hands. And if they relate to the Trial of any Person concerning the Death of the Party Witnesses to found dead, then shall the Coroner bind over such Witnesses by Recognizance, be bound in a reasonable Sum; not less than Twenty Pounds a Piece, personally to appear at the next Assizes, or Court of Oyer and Terminer and Goal Delivery, to be bolden within the same County; then and there to testify their Knowlege concerning the Death of the said A. B.

And

Cozoners.

And the Jury having viewed the Body, heard the Evidence, and made what Inquiry they can into the Manner and Causes of the Death of the Person, they shall draw up and deliver unto the Coroner their Verdict thereupon in writing, under their Seals in Manner following; which shall pass by Indenture interchangeably, betwixt the Coroner and the Jury. That is to say:

Inquisition.

N Inquisition Indented, taken at B, within the said County of S. in the Year of the the Day of by the Grace of God, of England, Reign of Our Sovereign Lord Scotland, France and Ireland, King, Defender of the Faith, &c. before T. E. Gent. one of the Coroners of Our faid Lord the King, within the County of S. aforefaid; upon view of the Body of A. B. of B. aforefaid being dead, by the Oaths of I. W. R. W. H. P. T. A. S. B. I. K. L. S. E. H. R. G. P. D. C. M. S. O. G. B. and N. S. good and lawful Men within the County aforefaid; who being charged and fworn to inquire for Our faid Lord the King, when, and by what Means, and how the faid A. B. came to his Death. Upon their Oaths do fay, &c.

Then insert, How, Where, at what Time, by what Means, with what Instrument, and in what Manner, the Party was kill'd, or come by his Death.

And if it appear the Person to have been kill'd and murthered by another that is known, the Inquisition must be concluded after this Manner, viz.:

And so the Jurors aforesaid, upon their Oaths aforesaid, say, That the afored R. S. in Manner and Form aforesaid, the aforesaid A. B. then faid R. S. and there feloniously did Kill and Murder against the Peace of Our Sovereign Lord the King, his Crown and Dignity.

If it appear to be Self-Murder, the Inquisition must conclude after this Manner, viz.

And so the Jurors aforesaid say upon their Oaths, That the said A. B. in Manner and Form aforesaid, then and there voluntarily and feloniously, as a Felon of himfelf, did Kill and Murder himfelf, against the Peace of Our Sovereign Lord the King, his Crown and Dignity.

If it appear the Person to be sain by Misfortune, the Inquisition must conclude after this Manner, viz.

And so the Jurors aforesaid say upon their Oaths, That the aforesaid $\mathcal{A}.$ $\mathcal{B}.$ in Manner and Form aforefaid, was killed, or came to his Death by Misfortune.

If by the Hands or Means of any other Person; thus, viz.

The aforesaid R. F. the aforesaid A. B. by Misfortune and contrary to his Will, in Manner and Form aforesaid, did kill and slay. In Witness whereof, as well I the Coroner aforesaid, as the Jurors aforesaid, to this Inquisition have interchangeably put our Hands and Seals, the Day and Year above said.

And the Coroner shall make Return of all such Inquisitions taken before him unto the Justices of Assize, Oyer and Terminer and Goal Delivery.

Alfo upon any Virdict found of the Death of a Person by the Felony or Misfortune of another, shall spedily inform one or more of the next Justices of the Peace thereof; to the Intent, that fueh Person killing, or being any ways Instrumental to the Death of another, may be apprehended, examined and fecured in order to a Trial.

And he it further enacted by the Authority alorefaid. That over and above the Fee already allowed by Law, the Coroner shall be allowed the Sum of ten 4W.&M.ca. 18 Shillings per Diem for his Travel and Expences, upon every Inquisition by him taken; and every Juror attending the faid Service, shall be allowed two Shillings per Diem; which Allowances shall be paid out of the Estate of the dead Person, or by the Parent or Master where any Apprentice or Child, under Age shall happen to be kill'd: And in want thereof to be paid by the County Treasurer out of the Treasury of such County; upon Representation thereof made by the Coroner to the Quarter Sessions.

Poshumus Children.

And every Coroner within the County for which he is appointed, shall be, and Coroners to hereby is impowred to ferve and execute all Writs and Processes directed unto ferve &c. him against the Sheriff or Marshal of the same County: And to return Jurors 11 W. ca. 2. de Talibus Circumstantibus, where Need shall be, to fill up the Jury or Juries, 3 G. ca 7. in all Causes wherein the Sheriff or Marshal is concerned; or related to either of 12 G. ca. 4. the Parties in any Cause: And shall have the like Fee for serving of Writs in 13 G. 2. ca 2: civil Causes, as is allowed by Law unto the Sheriff.

CHAP VII.

An Act providing for Posthumus Children.

ORASMUCH as it often happens, that Children are not born till after the Death of their Fathers: and alla have a Provident

in their Wills: Be it therefore enaced by fis Excellency the Governour, Council and Represe Polhumus fentatives, in General Court affembled, and by the Authority of the same. That have a Proas often as any Child shall happen to be born after the Death of the Father, portion, &c. without having any Provision made in his Will, every such Posthumus Child shall have Right and Interest in the Estate of his or her Father, in like Manner See Resolve as if he had died Intestate; and the same shall accordingly be assigned and at the End fer out as the Law directs for the Distribution of the Estates of Intestates.

And whereas through the Anguish of the deceased Testator; or through his follicitous Intention though in Health; or through the Oversight of the Scribe, some of the Testator's Children are omitted, and not mentioned in the Will; many Children also being born after the making of the Will, though in the Life-time of their Parents:

We it therefore enacted by the Authority aforefaid, That any Child or And such as Children, not having a Legacy given them in the Will of their Father or Mo- have no Lether; every such Child shall have a Proportion of the Estate of their Parents gacy given and set out unto them as the Law directs for the Distribution of the Estates of Intestates.

Provided Such Child or Children have not had an equal Proportion of his Estate bestowed on them by the Father in his Life time.

And whereas it sometimes happens, that a Man having formerly made his Will, doth afterwards marry a Wife, and then dies; and the Will comes to be proved, to the Injury of fuch IKife:

In all fuch Cases the Widow shall have such Proportion of her late Husband's Widows not Estate essigned her, as if he had died Intestate; as the Law directs for the Distri- to be prejudi-bution of the Estates of Intestates: Any Law, Usage or Custom to the contrary ced, by wills

Provid d, That nothing in this Law shall extend to any Estate disposed of by Will, already settled.

Marriage.

At a Great and General Court begun and held at Boston on the 28th Day of May 1718. A Question being moved upon the second Section or Paragraph in the Act providing for Posthumus Children, and such as have no Legacy given them by Will; made in the Twelfth Year of King WILLIAM, viz. [Whether the faid Act doth as well extend to the Grand-Children, in Case of the Death of the Father or Mother, as to the Child himself, if living ? brace

Resolved in the Affirmative, and that the Law is so to be understood and p acticed: Any Usage or Custom to the contrary notwithstanding.]

" After with muf.

4.

114 Insolvent Estates. Exportation of Leather.

CHAP. VIII.

An Act in Addition to the Act for the equal Distribution of Insolvent Estates.

8 W. ca. 2.

HEREAS in and by the Act Intituled, An Act for the equal Diftribution of Insolvent Estates; made and pass'd in the eight h Year of his present Majesty's Reign : Amongst other Things therein contained; It is enaced, "That every Judge of Probate of Wills and granting Administrations, within the respective Counties, be and thereby is fully authorized and impowred to call before him, and to require and administer an Oath unto any Person or Persons, probably suspected by any Executor or Administrator, to have concealed, imbezeled or conveyed away any of the Money, Goods or Chattels left by the Testator or Intestate, for the discovery of the same: And in Case any such suspected Person was betrusted by the Person deceased, attended upon, or was otherwise conversant with or near unto him in the time of Sickness, or left in Possession of the Estate, whereby to strengthen and make the Suspicion more violent; and shall refuse to clear and acquit him or her self uponOath; it shall and may be lawful for, and the Judge is impowred to commit such Perfon fo refusing to Swear, unto the Goal of the County; there to remain until he or she shall comply to discharge him or herself upon Oath as aforesaid; or be released by Consent of the Executor or Administrator."

And whereas it has been observed, That sometimes Executors or Administrators have neglected their Duty, or been too favourable in not complaining of Persons of whom there has been just Suspicion of making Concealments, Imbezelments, or conveying away Part of the Estate belonging to their Testator or Intestate; whereby great Wrong and Injury has ensued:

For Remedy whereof:

All Persons interested may complain of Imbezelment.

Be it enaced by his Excellency the Governour, Council and Representatives in General Court, and by the Authority of the same, That every Judge of Probate, be, and hereby is alike impowred, to call before him, and to require and administer an Oath unto any Person or Persons, probably suspected of making any Concealment, Imbezelment, or conveying away any of the Monies, Goods or Chattels, of any Person deceased; as well upon the Complaint of any Heir, Creditor, Legatary, or other Person having lawful Right or Claim to or in such Estate; as of the Executor or Administrator. And in Case the Party suspected (such Suspicion being strengthned, and made more violent for any of the Causes before mentioned) shall resuse to discharge him or her felf upon Oath, then to proceed against them by Imprisonment, as the aforerecited Act directs.

Saving.

Saving to any Person aggrieved, the Liberty of an Appeal from any such Sentence, to the Governour and Council; the Appellant giving Security to prosecute such Appeal with Essect, in Manner as is by Law directed.

CHAP. IX.

An Act prohibiting the Exportation of Raw Hides, Upper-Leather, and Tann'd Calve-Skins, from out of this Province, other than for *England*.

Preamble.

WHEREAS the frequent shipping out of this Province, Raw Hides, Upper-Leather, and Tann'd Calve Skins for Holland and other Places, hath been much to the Damage of this Province; not only by Reason of the choicest of the said Hides, and Upper-Leather going off, but the great Quantities; that many Times the Necessity of the Province cannot be supplied:

1Be

Abuse of Indians.

115

We it enaced by the Governour, Council and Representatives, in Gene. To give Bond ral Court affent led, and by the Authority of the fame, That from henceforth to Land in no Raw Hides. Upper-Leather, or tann'd Calve-Skins, be laden on Board any England. no Raw Hides, Upper-Leather, or tann'd Calve-Skins, be laden on Board any Ship or Vessel, before the Master give Bond to the Commissioner for Impost or Receiver for the Time being, to the Value of Five Hundred Pounds, with fufficient Surety; that the same shall be by the said Ship or Vessel carried for England, Wales, Port or Town of Berwick upon Tweed, and no other Place; and be there landed, and put on Shore; (the Danger of the Seas only excepted) and shall in eighteen Months Time return a Certificate of the same. And if Hides otherany shall presume to lade on Board any Ship or Vessel, any Raw Hides, Upper-wise laden to Leather, or tann'd Calve-Skins, before Bond be given as aforesaid, he shall for- be forseited. feit the same; and the Master of the Vessel shall forfeit the Value of all such Raw Hides, Leather or tann'd Calve-Skins, that he shall know to be on Board fuch Vessel.

And if any Ship or Vessel, shall carry from out of this Province, any Raw Master know-Hides, Upper-Leather, or tann'd Calve Skins, before Bond given as aforesaid, ing of it, to or any Seizure be made; every Master of such Vessel knowing thereof, shall forfeit double forfeit and pay double the Value of the same; and the Shipper double the Va. the Value. lue of what shall be so shipped.

Provided, That Information, Suit or Profecution for the fame be had and made within the space of eighteen Months next after the Offence committed, and not afterwards.

The afore-mentioned feveral Forfeitures, to be recovered by Action, Bill, Plaint or Information, in any of His Majesty's Courts of Record within this Province; and to be employed and disposed of, one Half thereof for and towards the Support of His Majesty's Government within the same; and the other Half to him or them that shall inform and sue for the same.

And it shall and may be lawful to and for every Justice of the Peace, upon Information given of any Raw Hides, Upper-Leather, or tann'd Calve Skins, laden or put on Board any Ship or Vessel, and Bond not given as aforesaid; to issue out his Warrant under his Hand and Seal, directed to the Water-Bailiff, or to the Sheriff, or his Deputy or Constable; requiring them respectively to make Seizure of any fuch Raw Hides, Upper-Leather, or tann'd Calve Skins, ship'd as aforesaid, and to secure them in order to Trial; who are hereby respectively impowered and required to execute fuch Warrant,

CHAP. X.

An Act for preventing Abuses to the Indians.

HEREAS some of the principal and best disposed Indians within Additional this Province, have represented and complained of the Exactions A&. and Oppression, which some of the English exercise towards the In- 4 G. ca. 6. dians, by drawing them to Confent to, Covenant or bind themselves or Children, Apprentices or Servants, for an unreasonable Term; on Pretence of, or to make Satisfaction for some small Debt contracted or Damage done by them:

For Redress whereof:

We it enacted and declared by his Excellency the Governour, Council No Indian to and Representatives, in General Court assembled, and by the Authority of be put out the same, That from and after the Publication of this Act, no Indian shall con-but by the tract or put or bind him or her self or Child, Apprentice or a Servant to any of Allowance of His Majesty's Subjects, for any Time or Term of Years, but by and with the two Justices. Allowance and Approbation of two or more of His Majesty's Justices of the Peace; who are required to take special Care that the Contract or Covenant so to be made, and the Condition or Terms thereof, be equal and reasonable; both with respect to the Time for Service, and otherwise.

And

Weights and Measures. Entry and Defainer. 116

Sessions of the and relieve fuch as are aggrieved.

And he it further enaced by the Authority aforesaid, That the Justices of Peace, to hear the General Sessions of the Peace, within the respective Counties, be and hereby are impowred, upon Complaint made by any Indian Native of this Country, that is or shall be aggrieved by Reason of any Indenture, Covenant or Agreement heretofore made for any Time or Term of Service, not yet expired; to hear and relieve fuch Indian, according to Justice and Equity; and to regulate and order the Time for such Scrvice, as they shall judge reasonable.

CAAP. XI.

An Act in Addition to the Act for due Regulation of Weights and Measures.

4 W. & M. ca. 14.

OR remedying of Unrighteousness and Oppression, in dealing by the use of Measures that are not of due Breadth for Meal, Fruits and other Things usually sold by Heap:

The wedth of Measures for Things

Be it enaced by his Excellency the Covernour, Council and Rourefentatives, in General Courc assembled, and by the Authority of the same, That all Meafures by which Meal, Fruits; and all other Things usually fold by Heap, shall be fold, be conformable as to Bigness to the declared publick allowed Standards; mentioned in the A& made and passed by the General Assemfold by Heap. bly, in the Year One Thousand six Hundred ninety two, Intitled, An Act for due Regulation of Weights and Measures: And shall be of the full Breadths following: That is to fay, The Bushel not less within side, than eighteen Inches and Half wide; The half Bushel not less than thirteen Inches and three Quarters wide: the Peck not less than ten Inches and three Quarters wide; and the half Peck not less than nine Inches wide.

Penalty for felling by other Mea-

And if any Person at any Time from and after the first Day of October, next after the Publication of this Act; shall sell, expose to Sale, or offer any Meal, Fruits, or other Things usually fold by Heap; by any other Measure than is afore-mentioned, as to bigness and breadth; such Person being complained of, and convicted before any Justice of the Peace of so doing, shall forfeit and pay to the Use of the Poor of the Town where the Offence is committed the full Value of the Meal, Fruits, or other Things fo fold or offered to Sale: And fuch Justice may commit the Offender to Prison, until Payment be made of the said Forfeiture, or cause the same to be levied by Warrant of Diffress, and paid in unto the Town Treasurer, or Overseers of the Poor; to the Use of the Poor as aforefaid; and shall also cause such Measure to be defaced: Any Law, Usage or Custom to the contrary in any wife notwithstanding.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, on Wednesday the twenty-ninth Day of May, 1700. And continued by feveral Prorogations until Wednesday the twelfth of February following, and then Sat.

An Act directing the Proceedings against forcible Entry and Detainer.

4.W.&M.ca.6.

THEREAS in and by the AET Intituled, An AET for the punishing of Criminal Offenders: Among st other Things therein contained; It is declared "That every Justice of the Peace in the County where "the Offence is committed, be and is impowred to make Enquiry of " forcible Entry and Detainer, and cause the same to be removed.

For

Di

Tes

Foreible Entry and Defainer.

1:7

For the better directing of Justices in such their Proceedings:

Betteleuratives in General Gautt affembled, and by the Authority of the made of fautt. That upon Complaint made to any one or more Justices of the Peace of forcible Enany wrongful and forcible Entry made into any Lands, Tenements or other Possessions, lying within the County where such Justice or Justices dwell or repair to the Place. Side; or of any wrongful Detainer of any Lands, Tenements or other Possessions with Force and strong Hand; every such Justice or Justices within convenient Time, at the Costs of the Party grieved, shall go to the Place where the Force is, taking with him the Sheriff or his Deputy, and other sufficient Power of the Assistance to Town or County at his Discretion, if need be, to aid him, and all the People of be given to the County, as well the Sheriff as others shall be attending to the said Justice or Justices under a Penalty for Justices, and assist him or them to arrest such Offenders, upon pain of Imprison-Neglect.

And that two Justices Quorum Unus, shall have Authority and Power to inquire by the Oaths of the People of the same County, as well of them that make such forcible Entry into Lands, Tenements or other Possessions, as of them that Upon an Inhold the same with Force. And if it be found upon such Inquiry, that a for-quisitioned cible Entry is made into any Lands, Tenements or Possessions, or that the found, Resting same are held with Force; then such Justices shall cause the same Lands, Tenements or Possessions to be reseized, and thereof the Party to be again put into

Possession, who in such Sort was put out or holden out.

And to the End that Enquiry be so made as aforesaid, such Justices shall make out their Warrants or Precepts, directed to the Sheriff of the same County, or A Jusy to be his Deputy, commanding him on the King's Behalf to cause to come before impanelled them eighteen sufficient and indifferent Persons dwelling near unto the Lands or and sworn. Tenements, so entred or held as before, whereof fourteen at least to be Impanelled, to inquire in this Behalf, each of whom to have Freehold Lands or Tenements of the yearly Value of forty Shillings at the least, who shall be Sworn by such Justices, well and truly to inquire of such forcible Entry, or forcible Penalty for Detainer, and to return a true Verdict therein according to their Evidence; and Sheriff or if the Sheriff shall make Default in not duly executing of such Warrant or Pre-Jurois. cept to him directed, he shall be fined the Sum of Twenty Pounds for every Default. And every Juror summoned by the Sheriff, making Default by his Non-appearance shall pay a Fine of twenty Shillings: Every Justice to be paid Allowance to ten Shillings per Diem, the Sheriff six Shillings per Diem, and every Juror two Justices, &c. Shillings per Diem, upon every Inquiry to be made as aforesaid.

And he it further enaced by the Authority aforefaid. That any Justice or Justices as aforesaid, may impose a Fine upon everyOffender committing such Force as aforesaid, not exceeding the Sum of forty Shillings; and bind them to Justices may the good Behaviour, and imprison such Offenders, till they pay such Fine, and fine the Offenfind Sureties for the Behaviour, until the next Court of General Sessions of the der, &c. Peace within the same County, and then to appear; and if the Offence be aggravated by any open and high handed Breach of the Peace, or otherwise, may bind the Offenders over to appear at the next General Sessions of the Peace, to answer for the same; who may increase the Fine, according to the Aggravation.

and Circumstances of the Offence.

All Fines arising by Virtue of this Act to be to and for the Use of the Countries how to ty, for defraying of County Charges. And the Party grieved shall recover tree be applied. ble Damages, and Costs of Suit by Action of Trespass against the Defendant for Defendants, if it be found by Verdick, or in any other Manner by due Forms of Law; that they entred into his Lands or Tenements by Force, or after Entry did hold with Force: Any Law, Usage or Custom to the contrary in any cwife in notwithstanding.

Provided aways, That this Act shall not extend, or be construed to extend Provisor unto any Person or Persons that have had the Occupation, or have been in quiet. Possession of any Lands, Tenements or Possessions by the space of three whole. Years together next before; and his, her or their Estate or Estates therein notes.

ended or determined.

Tolling Hories. I 18 Swearing Town-Officers.

CHAP. II.

An Act directing how Town-Officers shall be Sworn, in such Towns where no Justice of the Peace dwells.

Preamble.

THEREAS the Law requires, that several Town Officers be under Oath for the true and faithful Discharge of their respective Offices and Trust, to be administred unto them by one of the next Justices of the Peace, &c. And for as much as there are many Towns in which no Justice of the Peace dwells, but are far remote; by Reason whereof, the Officers annually and from Time to Time chosen in such Towns, whom the Law requires to be under Oath, are necessitated to travel several Miles to be sworn; which Occasions great Charge, besides Difficulties and Inconveniencies to the Inhabitants of fuch Towns:

Wherefore, for the Ease of His Majesty's Subjects in that Regard:

Select-Men or the major Part of them to Swear Town Officers, in no Justice dwell.

Be it enaced by the Lieutenant Governour, Council and Representatives, in General Court astembled, and it is enaced by the Authority of the same, That in each Town within this Province where no Justice of the Peace dwells, the Select-Men of such Town for the Time being or the major Towns where Part of them, be, and are hereby authorized and impowred to administer to such Person, as from Time to Time shall be chosen Clerk of such Town; the Oath by Law appointed to be taken by each Town-Clerk, for the faithful Dischage of that Office; and to all other Officers of such Town, whom the Law requires to be Sworn, the Oath to their feveral and respective Places belonging, as by Law established.

A Record to be made thereof,

And fuch Select-Men shall cause a Record to be made in the Town Book of the Swearing of all such Officers: Any Law, Usage or Custom to the contrary in any wife notwithstanding.

CHAP. III.

An Act for Tolling Horses that are to be Exported.

OR the better preventing the stealing of Horses and Horse-Kind, and clan-destinely conveying them areas: destinely conveying them away:

Town Clerk to kee a Toll-book.

We it declared and enacted by the Lieutenant Governour, Gouncil and Representatives, in General Court disembled, and by the Authority of the same, That in every Sea-port Town within this Province, there he kept a Toll-Book by the Clerk of fuch Town, for the entring of all Horses and Horse. Kind that shall be there ship'd for Exporation.

No Horses to be ship'd befor they be tolled.

And no Person or Persons whatsoever, shall ship or send on board any Ship or other Vessel to be transported out of this Province, any Horse or Horse Kind, before he or they shall have presented and caused them to be viewed by the Town-Clerk of the Town where they are to be ship'd. And such Town-Clerk is hereby authorized and required to make a fair Entry in the Toll-Book of all fuch Horses and Horse Kind, with their Colour and Marks both natural and artificial, and Age as near as may be; and the Christian Name, Sir Name, Mystery and Place of dwelling; as well of the Person or Persons of whom the same were last bought, as of the present Owners or Shippers; and the Name of the Ship or Vessel, and of the Master or Commander thereof, whereon they are to be laden; and whither bound; and to deliver a Certificate under his Hand of fuch Entry by him made unto the Shipper, directed unto the Master of such Ship or Vessel by Name. For which Entry and Certificate, the Town Clerk shall demand and receive fix Pence a Head for each Beast, and no more.

Fee.

Counterfeit Money.

119

And he it further enamed by the Authority aforesaid, That if any Person Penalty tor shall presume to ship off any Horse or Horse Kind, not being first entred as shipping off or receiving aforesaid; or if the Master or Commander of any Ship or Vessel shall receive, on board take or fuffer to be received or taken any Horse or Horse Kind, on board the Horses before Ship or Vessel then under his Command, without such Certificate as aforesaid; tolling. or other than what agree with the Description therein given; every Shipper or Master so offending, thall forfeit and pay the Sum of ten Pounds; one Moiety thereof to be unto the Use of the Poor of such Town where the Offence is committed, and the other Moiety to him or them that shall inform and sue for the same, by Action, Bill, Plaint or Information in any of His Majesty's Courts within this Province: Any Law, Usage of Custom to the contrary notwith-Standing.

And the Town Clerk in each Sea-port Town; is in particular to take Care to this Act be the due observance of this Act, and to inform of all Transgressions thereof.

Town Clerk to fee that observed.

CHAP. IV.

An Act against the making or passing of Base or Counterseit Money.

HERE AS some Persons for private Gain, have of late presumed to stamp and emit Pieces of Brass and Tin, at the Rate of a Penny 2 A. ca. is each; not regarding what Loss they thereby bring on others; which if not timely remedied, may prove greatly detrimental to his Majesty's Subjects; and embolden others to be so hardy as to attempt the doing of the like:

For Prevention whereof:

Be it declared and enacted by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Autho, Penalty for airy of the same, That any Person or Persons who after the Publication of stamping or the same to make or strong parts of stamping or the same to make or strong parts or strong this Act, shall presume to make or stamp any such Pieces as aforesaid, or others uttering of like or different Metal, Matter or Form; and to emit, utter or put off the counterfeit same for Pence; or at a greater or lesser Value; and be thereof convicted: Money. every Person so offending, shall be punished by Fine and Imprisonment, at the Discretion of the Court where the Profecution shall be, not exceeding the Sum of Fifty Pounds Fine, nor fix Months Imprisonment for one Offence: And shall further forfeit and pay in currant lawful Money of this Province, treble the Value of all such Pieces as he shall have emitted or uttered, after the highestRate they have passed at; one Half of the said Fine and Forfeiture to be unto His Majesty, for and towards the Support of the Government within this Province, and the other Half to him or them that shall inform and sue for the same in any of His Majesty's Courts, within the Province.

And be it further enacted by the Authority aforesaid, That every Restitution to Person or Persons that have or shall offend as aforesaid, shall exchange and pay be made. in currant lawful Money of this Province the full Value of all such Pieces having his Stamp or Mark thereon, unto any Person or Persons that shall bring the fame to him, according to the Rate they have passed at; so as such Pieces be brought and offered to him to be exchanged at any Time or Times within the space of three Months next after the Publication of this Act. And in Case of refusal so to do, he shall be compelled thereto by Order of the General Sessions of the Peace within the same County; or of one Justice of the Peace, where the Value exceeds not forty Shillings.

And no Person or Persons whatsoever shall hereafter offer to put off, utter or take any such base or counterfeit Money.

Profecution of Appeals.

CHAP. V.

An Act relating to the Profecution of Appeals.

i 1 W. ca. 1. ; 13 W. ca. 15.

THEREAS it has been too often practifed, that Perfons having Judgment entred up against them in the Inferiour Court of Common Pleas, do Claim the Liberty of the Law to Appeal from fuch Judgment unto the next Superiour Court of Judicature, Court of Assize and General Goal Delivery, to be be holden for or within the same County; and after their Appeal admitted, neglect to give Security for Prosecution thereof as the Law requires; or after Security given, fail of Prosecuting their Appeal: whereby it is very obvious they designed nothing more than to stop Execution, and to delay and hold out the adverse Party from his just Debt or Damages recovered by such Judgment, to his grievous Hurt:

For Redress whereof:

Security for Appeal to be given in or out of Court within seven Days after Judgment,

We it declared and enacted by the Lieutenant Governour, Council and Representatives, in General Court astembled, and by the Authority of the fame, That every Person appealing from the Judgment of any Inferiour Court of Common Pleas, unto the Superiour Court of Judicature, Court of Assize and General Goal Delivery, shall enter into Recognizance with sufficient Sureties to profecute fuch Appeal with Effect; which Recognizance is to be taken before such Inferiour Court whilst sitting; or before one or more of the Justices of the same, with the Clerk out of Court, within the space of seven Days next after Judgment given, and not afterwards. And if any Perfon claiming and being admitted to Appeal as aforesaid, shall not give Security for Prosecution thereof in Manner aforesaid, either before or within the said space of seven Days next after Judgment given; every Claim and Allowance of fuch Appeal shall be utterly null and void, as if the same had never been made and granted; And in such Case after Expiration of the said seven Days, the Clerk of such Inferiour Court, upon Demand of the Party for whom the Judgment was given, or of his Attorney, shall ex Officio make and issue out Execution thereupon.

On failure Execution to be granted.

Judgment to be affirmed, awarded by peal.

And be it further enacted by the Authority alorelaid, That if any Person having appealed and given Security for Profecution thereof as aforefaid, shall and Execution neglect to profecute the fame with Effect in Manner as the Law provides, the Party that obtained the Judgment in the Inferiour Court of Common Pleas, enthe Superiour tring his Complaint in the Superiour Court of Judicature, Court of Affize and Non-Profecu-General Goal Delivery, to which fuch Appeal did lie, and producing attefted tion of Ap
Copies of the Judgment, Appeal and Recognizance given for Profecution thereof, the Justices of the said Superiour Court of Judicature, Court of Assize and General Goal Delivery, shall affirm such Judgment of the Inferiour Court of Common Pleas, with the Costs arising upon the Suit there; and grant further Costs for entring and profecuting the Complaint as aforesaid, and award Execution accordingly. The Fee to be paid for entring of such Complaint, shall be the same as for entry of an Action; and the Parties Attendance and Charges the same as the Law allows in like Cafes

Inferiour Courts to ob-Methods.

And the like Process and Methods shall be had and observed in the Inferiour serve the like Court of Common Pleas, for Persons that shall fail to prosecute Appeals made from Judgment given upon Trials before a Justice of the Peace: Any Law Usage or Custom to the contrary in any wise notwithstanding.

Sureties upon Appeals to answer intervening Damages and Cost, in Case!

And he it further enaced by the Authority aforesaid, That all Recognizances given for prosecuting of Appeals as aforesaid, shall remain good for the Benefit of the Parties respectively for whom they were taken, to bring a Suit thereon, to recover all intervening Damages occasioned by such Parties being delayed from the Time of rendring the first Judgment unto the Time when fuch Appeal should have been tried: And the Sureties in such Recognizance named, shall be liable and obliged to satisfy the Judgment given for such intervening Damages, with the additional Costs of Suit, in Case of the Principals Avoidance

Malt.

12 I

Avoidance and Return made of Non est Inventus, upon the Execution granted against him: And the Judgment for the same shall be affirmed against such Sureties, and Execution be awarded accordingly; as is by Law provided referring to Sureties upon mean Process.

Provided, That fuch Sureties be ferved with a Writ of Scire Facias within Proviso, twelve Months next after rendring of Judgment upon the Trial on fuch Recog-

nizance; and not afterwards.

CHAP. VI.

An Act for the better making and measuring of Malt.

E it declared and enaded by the Licutenant Governour, Council Malt to be and Representatives, in General Court affembled, and by the well dried & Act, no Malster or Malt-maker, shall deliver, vend or pass away any Malt by him made or caused to be made, before the same be well dried and cleansed, by screening of it from the Dust and Taile which arises in the making, drying and ordering of it in his Hands; on pain of forfeiting twelve Pence per Bushel, for each Bushel by him delivered, fold or passed away, not being so cleansed and dried; upon Conviction thereof before one or more Justices of the Peace, where the Forfeiture shall not exceed the Sum of forty Shillings; or if above, before Penalty. the General Sessions of the Peace holden within the County: One Moicty of fuch Forfeiture to be unto the Use of the Poor of the Town where the Offence is committed; and the other Moiety to him or them that shall complain or inform and sue for the same. And such Court or Justice respectively, are hereby impowred, in Case such Malster shall stand to justify that his Malt is well dried by Persons on and cleanfed as aforefaid, to nominate and appoint three or more credible skilful Oath. Persons, to view and judge thereof upon their Oaths; and to administer an Oath to them to be indifferent and impartial therein.

And no Malt made of Barley shall be accounted Merchantable, but such as Merchantable all be well cleanfed from the Dust. Oats. Taxes and Cockle.

And every Person that shall offer and expose to Sale any Barley Malt for Penalty for Merchantable, not being cleanfed as aforefaid, shall forfeit and pay the Sum of offering to twelve Pence a Bushel, for each Bushel so offered or exposed to Sale; being chantable thereof convicted in Manner as is herein before provided, to be applied to the Use Malt. before-mentioned.

shall be well cleanfed from the Dust, Oats, Tares and Cockle.

And further it is enaced, That every Master of any Vessel that shall re- Masters of ceive on Board his Vessel any Malt to be transported to a Market, shall take take care to effectual Care, and make sufficient Provision for the keeping of Merchantable keep Mer-Malt separate and apart by it self, that it be not intermixt with what is Unmer-chantable, and chantable; on pain of losing and forfeiting the Value of all the Freight to be unmerchan-paid for the Malt so mixed; to the Use of the Poor of the Town where such seperate. Malt shall be delivered, upon Conviction thereof as aforesaid: And shall be further liable to make good to the Shipper or Owner of all fuch Merchantable Malt mixt as aforesaid, all Loss and Damage that he shall sustain thereby: to be recovered by Action, therefore to be brought in any of His Majesty's Courts within this Province; and where the Sum exceeds not the Value of Forty Shillings, before one Justice of the Peace.

And he it further enacted by the Authority aforesaid, That in the mea- Malt how to suring of Malt, the Strike shall be carried softly and sawing: Any Law, Usage be measured. or Custom to the contrary notwithstanding.

Repealed

CHAP. VII.

An Act providing, That in Suits where Goods or other Estate is Attached, the Defendant be summoned.

O the Intent that all Persons may have due Notice to prepare and make their Defence, in every Action or Suit commenced against them : . .

Summons to be left at the Abode &c.

How to be

certified.

We it enaced by the Lieutenant Covernour, Council and Representa-Place of usual tives, in General Court assembled, and by the Authority of the same, That when the Goods or Estate of any Person shall be attached at the Suit of another in any civil Action, a Summons in form as by Law is prescribed shall be delivered to the Party whose Goods or Estate are attached, or left at his or her dwelling House, or Place of last and usual Abode, fourteen Days before the Day of the fitting of the Court where such Attachment is returnable. the Defendant was at no Time an Inhabitant or Sojourner within this Province, then fuchSummons to be left with his or her Tenant, Agent or Attorney; and the serving thereof to be certified by a sworn Officer that executed the Attachment; or by Affidavit made in Court by the Person that delivered the same, and by one other credible Witness then also present: otherwise the Writ shall abate.

How to be ferved upon Writ of Dower, or

Scire Facias.

And upon Suits brought hither by Writ of Scire Facias, or Writ of Dower, when the Defendant in any fuch Suit shall not be served therewith in his own Person, an attested Copy of the Writ, and of the Service thereof under the Hand of the Sheriff or his Deputy that executed the same, shall be left at the House or Place of usual Abode of the Defendant. And in Case-such Defendant was at no Time an Inhabitant or Sojourner within this Province, then with his or her Tenant, Agent or Attorney as aforefaid, by the like Number of Days before the Day of the Court's Sitting where such Writ is returnable, as is required for the Service thereof. And in Writ of Dower a Copy thereof with the Service alike attested as before, shall also be left with the Tenant or Occupant of the House or Land whereof Dower is demanded to be rendred, or in or upon the same; and the Sheriff or his Deputy shall certify the same in his Return: or otherwise the Writ shall abate.

Provision in Actions bro't against Perfons out of the Province.

given before Execution.

Real Estates taken in Execution, not to he alienated Months

Real Estates.

And further it is enacted by the Authority aborefaid; That when it happens the Party against whom Suit is brought, not to be an Inhabitant or Sojourner within this Province; or to be absent out of the same at the Time of. commencing such Suit, and shall not return before the Time for Trial, the Justices of the Court where such Suit is brought, shall continue the Action to the next Court: And if the Defendant do not then appear by himself or Attorney, and be so remote, that the Notice of such Suit depending could not probably be conveyed to him during the Vacancy; the Justices at such next Court may fur-Security to be ther continue the Action to the Court thence next following, and no longer. And in fuch Cases where Judgment is entred up by Default, after two Continuances, as aforesaid, Execution or Writ of Seisin shall be stayed, and not issue forth until the Plaintiff or Demandant shall have given Bond, with one or more sufficient Sureties; in double the Value of the Estate or Sum recovered by such Judgment, to make Restitution, and to refund and pay back such Sum as shall be given in Debt or Damage; or so much as shall be recovered upon a Suit therefore to . be brought within twelve Months next after entring up of the first Judgment; if within twelve upon fuch Suit the Judgment shall be reversed, annulled or altered. curity aforesaid to be no further answerable than for the Recovery that shall be made upon fuch Suit, to be had within twelve Months as aforefaid.

Proviso for Provided also, That no Real Estate taken in Execution, granted upon such first Judgment, shall be alienated or pass'd away until after the Expiration of the said twelve Months, or after a new Trial brought within the said Space of twelve Months; to the Intent that Restitution thereof may be made in Case as aforesaid.

CHAP. VIII.

An Act for rendering an Account of Fines, &c.

THERE AS by the Act Entituled, An Act for passing of Sheriff's 5W.&M.ca.71 Accounts; among st other Things therein contained; It is chanted, " That every Clerk of the Peace in each County within this Pro-" vince, and Clerk of Assize, shall deliver unto the Sheriff of the County, a perfect Estreat of all Fines, Issues; Americaments, Recognizanzes, Monies and " Forfeitures imposed, set, lost or forfeited in any Sessions of the Peace, Court " of Assize and General Goal Delivery, or special Court of Oyer and Termi-" ner, by any Person due to his Majesty, within the space of thirty Days next " after ending of the said Courts respectively; and within the said Time shall deliver unto the Treasurer and Receiver General of this Province, a perfect " Schedule of all such Estreats by him delivered to the Sheriff, &c. But for as much as no Provision has hitherto been made, how Fines or Forfeitures accru-

ing to any County or Town (or the Poor thereof) or how Fines or Forfeitures fet by one or more Justices out of Court shall be accounted for:

We it therefore enacted and declared by the Lieutenant Covernour, Clerks of Conneil and Representatives in Genetal Court astembled, and by the Courts to re-Authority of the same, That all Clerks of the Peace and Clerks of Assize, turn an Actor be, and hereby are likewise respectively enjoined and required, within the space to County of thirty Days next after the ending of each Sessions of the Peace, Court of and Town Affize and General Goal Delivery, or special Court of Oyer and Terminer, to Treasurers. render and deliver unto the Treasurer of each County and Town respectively, a perfect Schedule or Account of all Fines, Americaments, Monies and Forfeitures, imposed, set or forfeited in such Court, and by Law appropriated to the Use of such County or Town, (or the Poor thereof) respectively: under the like Penalty, as in the afore-recited Act is express'd for not returning such Schedule to the Treasurer and Receiver General.

and further he it enacted by the Authority aforefait, That all and Justices of the every Justice and Justices of the Peace, at the End of every six Months, shall render and deliver to the Treasurer and Receiver General of this Province for count of Fines the Time being, County and Town Treasurer respectively, a perfect Schedule &c. each fix or Account of all Fines, Amerciaments, Monies and Forfeitures, imposed, set or Months, unforfeited before such Justice or Justices out of Court, due to his Majesty; or by der a Penalty. Law or Town-Order particularly applied to the Use of such County or Town (or the Poor thereof) respectively; on pain of forfeiting the Sum of five Pounds to his Majesty, towards Support of the Government; or to such County or Town respectively, for the defreying of County or Town Charges: Being duly convicted of neglect therein, to be sued for and recovered by the Treasurer and Receiver General of the Province, or such County or Town Treasurer for the Time being: Any Law, Usage or Custom to the contrary in any wife notwithflanding.

CHAP. IX.

An Act for the convenient and speedy Assignment of Dower.

FORASMUCH as some Direction in the Law is necessary that Women may be enabled to come by their Down may be enabled to come by their Dower:

We it enaced by the Lieutenant Governour, Council and Reprefentatives, in General Court assembled, and by the Authority of the same, Heir, &c. to That when and so often as the Heir or other Person having the Freehold shall render Dower not within one Month next after Demand made, assign and set out to the Widow within one of the Deceased, her Dower or just third Part of and in all Houses, Lands, Tenements or Heading with a set of the Deceased of the Dower of the Deceased of the decease of the decea nements or Hereditaments whereof she is Dowable at the common Law, to her after Demand. Satisfaction according to the true Intendment of Law; then fuch Widow may

Allianment of Dower.

fue for and recover the same by Writ of Dower to be therefore brought against fuch Persons as have, or claim to have Right as aforesaid in the said Estate, in Manner and Form following. That is to fay:

Writ of Dower.

-J. Illiam the Third, by the Grace of GOD, of England, Scotland, France and Ireland, KING, Defender of the Faith, &c. To the Sheriff of Our County of S. his Under-Sheriff or Deputy, Greeting. Command A. B. of B, within the faid County addition That instantly render to C. \mathcal{D} . who was the Wife of E. \mathcal{D} . late without delay deceased, her reasonable Dower which happens of B. aforefaid addition to her of a certain Messuage or Tenement, with the Appurtenances, Situate in B. aforesaid, in the Possession of the said A. B. which was in the Seisin and Possession of her said Husband $E.\mathcal{D}$, and whereof he was seized in his Dimesne as of Fee during the Coverture; and whereof she hath nothing (as she saith) And the faid C.D. complains, that the faid A.B. hath deforced her thereof. And unless the said \mathcal{A} . B. shall so do, then Summon by good and lawful Men in your Bailywick the faid A. B. that be before Our Justices of Our next Inferiour Court of Common Pleas to be holden at B. for the County of S. afore-Tuesday of Then and there to shew Cause, why to the faid faid, on the C. D. her reasonable Dower as aforesaid doth not render. And have you the Names of them by whom you Summon the faid A. B. and this Writ. Witness E. H. Esq; at B. the Day of In the Year of OurReign. Annoque Domini, A. D. Clerk.

And be it further enacted by the Authority aforesaid, That upon Judgment being given for any Woman to recover her Dower in any Estate of Houfing and Lands, and other Hereditaments which were her Husband's, reasonable Damage shall also be assigned to her from the Time of the Demand made, and a Writ of Seisin shall be directed to the Sheriff of the County, or his Deputy, where fuch Lands, Tenements or Hereditaments do lie, in Manner and Form

following. That is to fay:

Writ of Seifin, &c.

-J. William the Third, by the Grace of GOD, of England, Scotland, France and Ireland, KING, Defender of the Faith, &c. To the Sheriff of Our County of S. his Under-Sheriff or Deputy: Greeting. Whereas C. \mathcal{D} . Widow, who was the Wife of E. \mathcal{D} . late of B. in the County addition deceased, before Cur Justices of Our aforesaid Court of holden at B. for Our County aforesaid, on the now last past, Day of addition did recover her Seisin against A. B. of B. aforesaid of one third Part of a certain Messuage or Tenement, &c. with the Appurtenances, Situate. in B. aforefaid, in the Possession of the said A. B. as her Dower of the Endowment of the faid E. \mathcal{D} . her certain Husband, by Our Writ of Dower, whereof the hath nothing. Therefore We Command you, That to the faid C. \mathcal{D} . full Seisin of one third Part of the aforesaid Messuage or Tenement, &c. with the Appurtenances, you cause to be had without delay. To hold to her in Severalty by Meets and Bounds. We Command you also, That of the Goods or Chattels of the faid A. B. within your Precinct, you cause to be paid and satisfied unto the faid C.D. at the Value thereof in Money, the Sum of for Damages awarded her by Our faid Court for her being held and kept out of her Dower aforefaid, and Costs expended on this Suit, with two Shillings more for this Writ, and thereof also to satisfy your self your own Fees. And for want of Goods or Chattels of the said A. B's, to be by him shewn unto you, or found within your Precinct to fatisfy the same, We Command you to take his Body, and commit him to the Keeper of Our Goal in B. in OurCounty aforesaid within the faid Prison. Whom We likewise Command to receive the said A. B. and him sasely to keep, until he pay unto the said C. D. the full Sum above mentioned, and also satisfy your Fees. Hereof fail not, and make return of this Writ, and how you shall have executed the same to Our next Day of

to be holden at B. for Our faid County of S. on the Witness E. H. Esq; at B. the Year of Our Day of In the Reign. Annoque Domini, A. D. Clerk.

And

Admission of Town Inhabitancs.

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And where no Damages shall be awarded the Writ to run only for Seisin and To run only for Seisin and

And the Sheriff of the County, or his Deputy to whom such Writ is directed Damages are is to cause her third Part of Dower in such Estate to be set forth unto her by five not awarded. Freeholders of the Neighbourhood upon their Oaths (three at least to agree) who shall be Sworn before a Justice of the Peace, to set forth the same equally and fet forth by 5 Freeholders impartially without Favour or Affection, as convenient as may be; WhichOath of the Neighevery Juffice of the Peace is hereby impowered to administer.

And he it further enaued by the Authority aforciaid, That of Inheri- on Oath.

Of intire Intances that be intire, where no Division can be made by Meets and Bounds; so heritance that as a Woman cannot be endowed of the Thing it self, she shall be endowed there- cannot be diof in a special and certain Manner, as of a third Part of the Rents, Issues or vided, a third Profits thereof, to be computed and ascertained in Manner as aforesaid.

And no Woman that shall be endowed of any Lands, Tenements or other fits to be af-Inheritances as aforefaid, shall commit or suffer any Strip or Waste thereupon, figned. but shall maintain the House's or Tenements, with the Fences and Appurte- No Strip or nances thereof, with which she shall be so endowed, in good Repair during her made. Term, and leave the same so at the Expiration thereof, and shall be liable to

Action for any Strip or Waste by her done, committed or suffered.

And be it surfier enaced by the Authority aforesaid. That when the No Dama-Defendant in a Writ of Dower shall suffer Judgment to pass against him by ges to be a-Default, no Dammages shall be awarded against him by such Judgment, for having held and kept the Demandant out of her Dower, but she shall recover the given by Desame in like Manner as she might sue for or recover Damages in other Cases: fault. Any Law, Usage or Custom to the contrary in any wife notwithstanding.

Coff, where

Dower to bo

CHAP. X.

An Act directing the Admission of Town Inhabitants.

OR the better preventing of Persons obtruding themselves on any particular Preamble.

Town within this Province, suithout orderly Administration of the province suithout orderly Administration. Town within this Province, without orderly Admission by the Inhabitants of such Town, or the Select-men thereof, in Manner as hereafter is express'd: And for remedying the manifold Inconveniencies and great Charge heretofore occasioned thereby. To the Intent also that the Select-men may the more easily come to the certain Knowledge of Persons, and their Circumstances, that come to reside and sojourn in such Town:

We it enacted by the Lieutenant Governour, Council and Representa: Masters of tives, in General Court assembled, and by the Authority of the same, That Ships to give every Master of Ship or other Vellel arriving in any Port within this Province, from Passengers to any other Country, Land, Island, Colony or Plantation, at the Time of entring the Receiver his Ship or Vessel with the Receiver of Impost, for the Time being; shall de- of Impost unliver to such Receiver a perfect List or Certificate under his Hand of the Christian der a Penalty. and Sir-Names of all Passengers, as well Servants as others, brought in such Ship or Vessel, and their Circumstances so far as he knows; on pain of forfeiting the Sum of five Pounds, to the Use of the Poor of the Town or Place, where such Passenger shall be landed or sent on Shoar, for every Passenger that he shall omit to enter his or her Name in fuch List or Certificate; upon Conviction thereof before His Majesty's Justices in the Court of General Sessions of the Peace, within the same County where the Offence is committed. And every Justices imof the Peace is hereby impowred, upon Complaint made by the Select-men of convent and fuch Town or form of them to convent fuch Made and fuch Town, or some of them, to convent such Master before him, and to require bind over and take sufficient Security of him to appear and Answer for his said Offence in Masters that Manner as abovefaid; fuch Complainants also giving Bond to profecute their follows for to do. Complaint.

And further it is enaced, That when it shall happen any Passenger so

brought, to be Impotent, Lame, or otherwise Infirm, or likely to be a Charge

to the Place; if such Person shall refuse to give Security, or cannot procure

sufficient Surety or Sureties to become bound for his faving the Town from such Charge; in such Case, the Master of the Ship or Vessel in which such Person came, shall be, and hereby is obliged and required, to carry or fend him or her

rival; or otherwife to give fufficient Security as aforefaid, to indemnify and

potent, Lame or Infirm Person, upon Demand thereof made by the Select-men:

unless such Person was before an Inhabitant of this Province; or that such Im-

potence, Lameness, or other Infirmity befel or happned to him or her during the

Passage: And in such Case, if they be Servants, their Masters shall provide for

them, and others shall be relieved at the Charge of the Province.

Admission of Town Inhabitants. 126

Security to be given to indemnify the Town from Charge, &c.

11 G. ca. 1. 12 & 13 G. 2. out of this Province again, within the space of two Months next after their Arca. 1.

What Persons keep the Town free from all Charge for the Relief and Support of such Imshall be releived at the Charge of the Province.

> And the Justices of the General Sessions of the Peace, are hereby impowred to enjoyn and order the Performance of what is herein before required of such Master accordingly.

Court of General Sessions of the Peace, to enjoin the observance of this Law.

Receiver of Impost to transmit Lists of Passengers to the Town Clerk.

Perfons not orderly admitted into Towns, shall not enjoyPriviledges of Elections.

₩&M.ca.13.

liged to be at Charge for Relief of Perfons, not approved as aforesaid; unless, &c.

Persons orderly warned, & fent out of any Town, returning back to be proced-ed with as Vagabonds.

And the Receiver of Impost is likewise required to inform and notify all Masters of Ships, and other Vessels coming to him to enter, of the Import of this A&, and what is thereby enjoined and required of them; and not to admit an Entry without such List or Certificate, of the Names of the Passengers (if any) or that the Master give under his Hand that he brought none. every fuch Receiver shall forthwith transmit all Lists or Certificates of Passengers, to the Town Clerk of such Town where the Ship or Vessel that brought them shall lie, that the Select-men may have Knowledge of the same. And such Town Clerk is hereby required to lay all fuch Lists or Certificates returned to him, before the Select-men at their next Meeting.

And he it further enacted by the Authority aforefaid, That from and after the Publication of this Act, no Person whatsoever coming to reside or dwell within any Town in this Province (other than Freeholders or Proprietors of Land in fuch Town, or those born, or that have served an Apprentiship there, and have not removed and become Inhabitants elsewhere) shall be admitted to the Priviledge of Elections in fuch Town, (though otherwise qualified) unless such Person shall first make known his Desire to the Select-men thereof, and obtain No Town eb. their Approbation, or the Approbation of the Town for his dwelling there.

> Nor shall any Town be obliged to be at Charge for the Relief and Support of any Person residing in such Town (in Case he or she stand in Need) that are not approved as aforefaid; unless such Person or Persons have continued their Residence there by the space of twelve Months next before, and have not been warned in Manner as the Law directs, to depart and leave the Town: Any Law, Usage or Custom to the contrary notwithstanding.

> And if any Person orderly warned to depart from any Town whereof he or she is not an Inhabitant, and being sent by Warrant from a Justice of Peace unto the Town whereto such Person properly belongs, or to the Place of his or her last Abode, shall presume to return back, and obtrude him or her self upon the Town so sent from, by residing there; every Person so offending, shall be proceeded against as a Vagabond.

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Wirits in Civil Causes.

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Acts and Laws,

Paffed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday, the twenty-eighth of May, 1701.

CHAP. XI.

An Act prescribing Forms of Writs in Civil Causes. fee 1 199

tit enaded by the Lieutenant Governour, Council and Representhouse, in General Court assembled, and it is enasted by the Austhority of the same, That all Civil Actions other than such as are Cognizable before a Justice of the Peace, shall be originally heard and tried in an Inferiour Court of Common Pleas; except in Suits where the King is concerned, which may be brought in any of His Majesty's Courts within this Province, at the Pleasure of the Prosecutor. And the proper original Process of Summons, Capias or Attachment, and the Writ of Execution in civil Actions betwixt Party and Party, shall be made out in the Forms following:

That is to fay;

Summons!

-I. Illiam the Third, by the Grace of GOD, of England, Scotland, France and Ireland, KING, Defender of the Faith, &c. To the Sheriff or Marshal of Our County of S. his Under-Sheriff or Deputy, Greeting. We Command you, That you Summon A. B. of C. addition (if he may be found in your Precinct) to appear beforeOur Justices of Our to be holden at B. within and for Our said County of S. on the Tuesday of Then and there in Our faid Court to Answer to \mathcal{D} . E. of R. within Our County of M: addition in a Plea of To the Damage of the said D. E. (as he saith) The Sum of Which shall then and there be made to appear with other due Damages. And have you there this Writ with your Doings therein. Witness E. H. Esq; at B. the Day of In the Year of Our Reign. Annoque Domini, A. D. Clerk.

Capias of Attachment.

-9. Illiam the Third by the Grace of GOD of England, Scotland, France and Ireland, KING, Defender of the Faith, &c. To the Sheriff or Marshal of Our County of S. his Under-Sheriff or Deputy, Greeting. We Command you to Attach the Goods or Estate of R. F. of B within Our addition to the Value of Pounds; and for want County of S. thereof to take the Body of the said R. F. (if he may be found in your Precinct) and him fafely keep, so that you have him before Our Justices of Our Court of next, to be holden at B. within and for Our said County of Then and there in Our faid Court to S. on the Tuesday of Answer unto \mathcal{D} . S. of R, within Our County of M. addition To the Damage of the said D. S. (as he saith) the Sum of Pounds: Which shall then and there be made to appear, with other due Damages. And have you there this Writ with your Doings therein. Witness E. H. Esq. at B. the Day of In the Year of Our Reign. Annoque Domini, A. D. Clerk.

Summons when Goods are Attached.

Illiam the Third, by the Grace of GOD, of England, Scotland, France and Ireland, KING, Defender of the Faith, &c. To A. B. of B. within Our County of S. addition Greeting. We Com-

Writs in Civil Causes.

mand you, That you Appear at Our next Court of to be holden at B. within and for Our County of S. aforesaid, on the Tuesday Then and there to Answer to C. D. of R. within Our County of M. Tuesday of Which Plea the faid C. D. hath Comin a Plea of menced against you to be heard and tried at the said Court; and your Goods or Estate are Attached to the Value of Pounds for Security to fatisfy the Judgment which the faid C. D. may recover upon the aforesaid Trial. Fail not of Appearance at your Peril. Witness E. H. Esq; at B. the Year of Our Reign. Annoque Domini, Day of In the A. D. Clerk.

Execution.

J. I Illiam the Third, by the Grace of GOD, of England, Scotland, France and Ireland, KING, Defender of the Faith, &c. To the Sheriff or Marshal of Our County of S. his Under-Sheriff or Deputy. Greeting. Whereas C. L. of R. within Our County of S. addition by the Confideration of Our Justices of Our holden at B. for and Court of Tuesday of within Our County of S. aforesaid, on the Recovered Judgment against \mathcal{D} . \mathcal{T} . of \mathcal{B} . in the County of \mathcal{M} . addition Pence, Debt or Pounds Shillings and for the Sum of Pounds Shillings and Pence, Costs of Suit; Damage, and as to Us appears of Record; whereof Execution remains to be done. We Command you therefore, That of the Goods, Chattels, or Lands of the faid D. T. within your Precinct, you cause to be paid and satisfied unto the said C. L. at the Value thereof in Money, the aforesaid Sums being Pence, in the whole; with two Shillings more for this Writ, Shillings and and thereof also to satisfy your self for your own Fees. And for want of Goods, Chattels or Lands of the faid D. T's to be by him shewn unto you, or found W.& M. c. 20 within your Precinct to the Acceptance of the faid C. L. to fatisfy the Sums aforesaid: We Command you to take the Body of the said D. T. and him commit unto our Goal in B. in Our County of S. aforesaid; and detain in your Custody within Our said Goal, until he pay the full Sums above-mentioned with your Fees, or that he be discharged by the said C. L. the Creditor. or otherwise by Order of Law. Hereof fail not, and make Return of this Writ with your Doings therein into Our faid 'Court of to be holden at B, within Tuesday of next. Witness Our County of S. aforesaid, upon the $m{E}$. H. Esq; at B. the Day of in the Year of Our Reign. Annoque Domini, A. D. Clerk.

11 W. ca., 2.

And he it further enacted by the Authority asortain, That all Processes and Writs, as well Original as Judicial, issuing out of the Clerk's Office of the Superiour Court of Judicature shall bear Teste of the Chief Justice, and upon any Vacancy of such Chief Justice, then of the senior Justice of the said Court for the Time being. And all original or judicial Processes or Writs issuing out of the Clerk's Office of the Inferiour Court of Common Pleas shall bear Teste of the first Justice named in the Commission for holding such Court; and upon any Vacancy by his Death or Removal, then of the Justice next named in the said Commission, for the Time being.

CHAP. XIII.

An Act prescribing the Forms of Writs for Possession, Scire Facias, and Replevin.

tatives in General Court assembled, and by the Authority of the same, That the Writ for putting such into Possession of any Land or Tenements as shall recover Judgment for the same, and for levying the Cost and Damages recovered upon such Suit, commonly call'd a Writ of Facias habere

Forms of Mirits for Policiion, &c.

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habere Possessionem, and Writ of Fieri facias: As also the Writ of Scire facias, to be issued out of the Superiour or Inferiour Court respectively; and the Writ of Replevin, shall be from Time to Time granted and issued in the Form following.

That is to say:

Writ of Kacias habere Possessonem, and Kieri Kacias.

S-f. Illiam the Third by the Grace of GOD of England, Scotland, France and Ireland, KING, Defender of the Faith, &c. To the Sheriff or Marshal of Our County of S. his Under-Sheriff or Deputy, Greeting. Whereas A. B. of G. addition before Our Justices of Our

Whereas A. B, of C. before Our Justices of Our holden for or within Our County of S. aforefaid at B. upon the Court of by the Consideration of Our said Court, recovered Judgment for his Title and Possession of and in a certain Messuage or Tenement, with the Appurtenances, or Acres of Land, &c. lying and being in the Town of \mathcal{D} . against E. F. of G. addition ' who had unjustly with-held, put out or amoved the faid A. B. from his Possession thereof. And also at the said Court recovered Judgment for Pounds Shillings and Pence, for Costs and Damages which he sustained by Reason of the same: As to Us hath been made to appear of Record. We Command you therefore, That without Delay you cause the faid A. B. to have Possession of and in the faid Messuage or Tenement with the Appurtenances; or faid Acres of Land, &c. We also Command you, That of the Goods, Chattels or Lands of the said E. F's within your Precinct at the Value thereof in Money, you cause the said A. B. to be paid and fatisfied the aforefaid Sum of Pounds Shillings and *Pence*, which to the faid A. B. was adjudged for his Costs and Damages, with two Shillings more for this Writ; and thereof also to satisfy your self for your own Fees. And for want of such Goods, Chattels or Lands of the said E. F. to be by him shewn unto you or found within your Precinct to the Acceptance of the faid A. B. to fatisfy the aforefaid Sum: We Command you to take the Body of the faid E. F. and him commit unto our Goal in B. in Our County of S. aforesaid; and detain in your Custody within Our said Goal, until he pay the full Sum above-mentioned with your Fees; or that he be discharged by the faid A. B, or otherwise by Order of Law. Hereof fail not, and make Return of this Writ with your Doings therein unto Our faid to be holden at B. upon the Day of next. Witness E. H. Esq; at B. the Year of Our Reign. Day of In the Annoque Domini, A. D. Clerk.

Weit of Deire Kacias.

Illiam the Third by the Grace of GOD of England, Scotland, France and Ireland, KING, Defender of the Faith, &c. To the Sheriff or Marshal of Our County of S. his Under-Sheriff or Deputy. Greeting. Whereas C. D. of B. ardition before Our Justices of Our Court of holden for or withinOur faidCounty of S. at B. on the Year of Our Reign: By the Consideration of Our said Justices, Recovered against A. B. of E. addition the Sum of Pence, Debt or Pammage; and also Pounds Pence, for Costs and Charges by him about his Suit Shillings and Shillings and in that Behalf expended; whereof the faid A. B. is convict, as to Us appears of Record. And altho' Judgment be thereof rendred, yet the Execution for the faid Debt or Dammage, and Costs, doth yet remain to be made; whereof the faid C. D. hath supplicated Us to provide Remedy, for him in that Behalf: Now to the End that Juffice be done, We Command you, That you make known unto the faid A. B. That he be before Our Justices of Our faid Court of to be holden within or for Our said County of S. at B. on the

Day of to shew Cause (if any he have) wherefore the said C. D. ought not to have his Execution against him the said A. B for his Debt or Dam-

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130 Forms of Writs before a Justice.

mage, and Costs aforesaid; and further to do and receive that which Our said Court shall then consider: And have there then this Writ, with your Doings therein: Hereof sail not. Witness E. H. Esq; at B. the Day of In Year of Our Reign. Annoque Domini

A. D. Clerk

CHAP. XIV.

An Act prescribing the Form of Writs in Cases triable before a Justice of the Peace.

fentatives, in Beneral Court allembled, and it is enacted by the Authority of the same, That the several Forms of Writs and Processes here under written, shall be and hereby are established to be the Forms to be granted and used in civil Causes triable before a Justice of the Peace. That is to say:

Summons for Appearance.

-J. O the Sheriff or Marshal of the said County of S. or either of their Deputies, or Constables of the Town of B. within the said County, or to any or either of them: Greeting. In His Majesty's Name you are required to Summon and give Notice unto T. P. of B. aforesaid, (if he may be found in your frecinct) that he appear before me 7.D. Esq; One of His Majesty's Justices of the Peace for the County aforesaid, at my dwelling House in B, on the Day of of the Clock noon: Then and there to Answer to E. L. of M. in the To the Damage of the faid E. L. (as In a Plea of Shillings: As shall then and there appear with he faith) the Sum of other due Damages. You are also hereby further required to signify unto the faid T. P. that he may not fail in the Premisses, as he will Answer the Contempt at the Peril of the Law in this Case made and provided; And of this Writ with your Doings therein you are to make true Return unto my felf, at or before the said Day of Dated at B aforesaid, the Day of In the Year of His Majesty's Reign. Annoque Domini, 7. D.

Warrant for Contempt.

S— G. O the Sheriff or Marshal of the said County of S. or either of their Deputies, or Constables of the Town of B. within the said County, or to any or either of them, Greeting. Whereas T.P. of B. aforesaid addition was served with Summons granted by me J. D. Esq; One of His Majesty's Justices of the Peace for the County aforesaid, for his Appearance be-Day of to Answer to E. L of M. fore me on the in a Plea of And whereas the faid T. P. hath made default in his said Appearance: These are therefore in His Majesty's Name to will and require you to take the Body of the said T.P. (if he may be found in your Precinct) and him safely keep, so that he may be had before me the said $\mathcal{F}.D.$ at my Dwelling House in B. on the Day of noon, as well to Answer the said E. L. of the Clock in the of his Plea aforefaid, as for his faid Contempt; and make true Return of this Writ, with your Doings therein unto my Self at or before the faid Day Dated at B. aforesaid, the Day of In the Year of His Majesty's Reign. Annoque Domini, 7. D.

Capias or Attachment.

S—f. O the Sheriff or Marshal of the said County of S. or either of their Deputies, or Constables of the Town of B. within the said County, or to any or either of them, Greeting. In His Majesty's Name you are required to attach the Goods or Estate of T. P. of B. aforesaid addition to the Value of Shillings; and for want thereof to take

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the Body of the faid T. P. (if he may be found in your Precinct) and him fafely keep to that he may be had before me J. D. Etq; One of His Majesty's Justices of the Peace for the County aforesaid, at my Dwelling House in B. of the Clock in the the Day of noon; then and there to Answer to E. L. of M. addition To the Damage of the said E. L. (as he saith) the Sum Shillings: As shall then and there appear with other due Damages, Hercof fail not, and make due Return of this Writ and of your doings there-Dated at B. in unto my self at or before the said Day of Year of His Majesty's In the Day of aforesaid, the Reign. Annoque Domini.

Summons when Goods are attached.

-J. P. of D. in the County of S. In His Majesty's Name you are Commanded to appear before me J. D. Esq; One of His Majesty's Justices of the Peace for the County aforesaid, at my Dwelling House in B. on Day of noon; To Answer unto $E_{\ell}L$ of M. of the Clock in the Which Plea the faid E. L. hath addition in a Plea of commenced to be heard and determined before me: And your Goods or Estate are Attached to the value of Shillings for Security to fatisfy the Judgment which the faid E. L. may recover upon the aforefaid Tryal. Fail not of Appearance at your Peril. Dated at B. aforefaid the Day of Day of Year of His Majesty's Reign. Annoque Domini, In the $\mathcal{I}.\mathcal{D}.$

Execution of Marrant of Diffress.

Illiam the Third by the Grace of GOD, of England, Scotland, France and Ireland, KING. Defender of the Faith, &c. To the Sheriff or Marshal of Our said County of S. or either of their Deputies; or Constables of the Town of B. within Our faid County, or any or either of them addition Greeting. Whereas E. L. of M:

addition

on the Day of before \mathcal{F} . \mathcal{D} . Eq. One of Our Juffices of the Peace for our County aforefaild recovered Judgment against T. P. of B:

addition

for the Sum of B: A: AShillings and Pence, Debt or Damage, and, Shillings Pence, for Charges of Suit, as to Us appears of Record; whereof Exeeution remains to be done. We Command you therefore, That of the Money of the faid T. P. or of his Goods or Chattels within your Precinct, at the Value thereof in Money, you cause to be levied, paid and satisfied unto the said E. L. the aforesaid Sums being Pence in the Pounds Shillings and whole; and also that out of the Money, Goods or Chattels of the said T. P. you levy two Shillings more for this Writ, together with your own Fees. And for want of fuch Money, Goods or Chattels of the faid $T.\,P$'s to be by him shewn $\,:\,$ unto you, or found within your Precinct, to the Acceptance of the faid E. L. for fatisfying the aforesaid Sums; We Command you to take the Body of the said T. P. and him commit unto our Goal in B. And we Command the Keeper thereof accordingly to Receive the faid T. P. into Our faid Goal, and him safely to keep, until he pay the full Sums above-mentioned, with your Fees; or that he be discharged by the said E. L. the Creditor, or otherwise by Order of Hereof fail not, and make Return of this Writ with your doings therein unto Our said Justice within Sixty Days next coming. Witness our said Justice at B. the Day of In the Year of Our Reign. Annoque Domini,

And he it further enacted by the Authority aforefair, That in case the Defendant in any Suit being duly served with a Capias or Attachment, and Return therefore made do not appear by himself, or his Attorney, Judgment shall be entred up against him by Default.

Trials in Civil Causes.

CAAP. XV.

An Act for Regulating of Trials in Civil Caufes.

9 W. ca. z. Writs, Pleas, &c. to be in the English Tongue.

t it enaced by the Lieutenant Governour, Council and Repres fentatives, in General Court assembled, and by the Authority of the same, That all Writs, Processes, Declarations, Indistments, Pleas, Answers, Replications and Entries, in the several Courts of Justice within this Province, shall be in the English Tongue, and no other.

Circumstanto cause an Abatement. Amendments to be made.

And that no Summons, Process, Writ, Judgment, or other Proceedings in tial Errors not Courts or Course of Justice shall be abated, arrested or reversed for any Kind of circumstantial Errors or Mistakes, where the Person and Case may be rightly understood and intended by the Court, nor thro' Defect or want of Form only: And the Justices on Motion made in Court, may order Amendment thereof. And he it further enaced and declared by the Authority assertato,

Costs to be granted upon NonSuits, &c.

That if any Person shall cause Process to be served upon another on pretence of Debt, Trespass; or for any other Matter or Cause, and discontinue his Suir, or be Non-Suit, the Justices of the Court where such Process is returnable, shall give Judgment for the Defendant to recover reasonable Costs.

Judgment by Default.

And in Case the Defendant in any Suit being duly served with Process, and Return thereof made into the Court where the same is Returnable, do not appear by himself or his Attorney, his Default shall be recorded, and Judgment be entred up against him thereupon; unless before the Jury be dismiss d he shall come into Court, and move for a Trial; in which Case he shall be admitted thereto, upon paying down to the adverse Party the Costs he has been at so far;

and the Plaintiff shall pay for entring the Action anew.

Justices of Courts to make necessary Rules for Practice.

And further it is enaced, That as well the Justices of the Superiour Court of Judicature, Court of Assize and General Goal Delivery, as the Justices of the Inferiour Court of Common Pleas, and Justices of the Court of General Sessions of the Peace, in each respective County within this Province be, and are hereby respectively impowred, to make necessary Rules for the more orderly practifing in fuch Court; fo as that the faid Rules be not repugnant to the Laws of this Province: As also from Time to Time, to appoint and fettle a Clerk to officiate in such Court, and to do all Things proper to that Office; who shall be under Oath well and truly to execute and discharge the same.

And he it further enasted by the Authority assessaid, That the Clerk

To appoint their Clerk.

of each Town respectively within this Province, as well as the Clerks of the several Courts aforefaid, may, and are hereby respectively impowred to grant Summons for Witness in Civil Causes, directed to the Party to be summoned for Witness; which Summons shall be made out in Form following. That is to Say:

Town Clerk to grant Sum. mons for Witness.

> S---//. addition Greeting: To A. B. of C.

Summons.

TOU are hereby Required in His Majesty's Name, to make your Appearance before the Justices of Our Lord the KING, at the next to be holden at B. within and for the County of S. on the of to give Evidence of what you know relating to an Action or Tuesday of then and there to be heard and tried betwixt A. B of C. Plea of add tion Defendant: Plaintiff, and \mathcal{D} . E. of F. Hereof fail not, as you will answer your Default under the Pains and Penalty in the Law in that Behalf made and provided. Dated at B. the Year of His Majesty's Reign. Annoque Domini, A. D. Clerk.

Penalty on Witnesses for not appearing.

And if any Person or Persons who shall be served with lawful Process, or Summons to testify, depose or give Evidence concerning any Cause or Matter depending in any of the Courts aforesaid, and having tendred unto him or them fuch reasonable Sum or Sums of Money for his or their Costs and Charges, as having Regard to the Distance of the Places is necessary to be allowed in that Behalf, do not appear according to the Tenor of the Process or Summons, hav-

ing no lawful or reasonable Lett or Impediment to the contrary; that then the Party fo making Default, shall for every Offence lose and forfeit forty Shillings; and thall yield further Recompence to the Party aggrieved, according to the Lofs and Hindrance that he shall sustain by Reason of the Non-appearance of such Witness or Witnesses: The said Forfeiture and Damages to be recovered by Damages the Party so grieved against the Offender or Offenders, by Action of Debt in how to be the Inferiour Court of Common Pleas within the same County; wherein no recovered. Essoign, Protection or Wager of Law to be allowed.

And two Shillings per Diem shall be accounted due Satisfaction to any Wit-Witnesses Alness for his Travel and Expences; and no more to be allowed in Civil Causes: Iowance. And if fuch Witness live within three Miles of the Place of the Court's sitting whereto he is summoned, and be not to pass any Ferry, than one Shilling and

six Pence per Diem shall be accounted sufficient.

And no Person serving as a Justice, Juror, Witness or otherwise; shall be Ceremony to required to use any other Ceremony in taking of their respective Oaths, than be used in S wearing.

lifting up the Hand as has been accustomed.

And it is further declared and enacted by the Authority asocclaid, That Liberty of it shall be in the Liberty of the Party aggrieved, at the Judgment given in any Appeal from Inferiour Court of Common Pleas, to Appeal therefrom unto the next Supe- the Inferiour riour Court of Judicature to be held within or for the same County. And the Court, Party so appealing, before his Appeal be allowed shall give sufficient Security Sureties for to prosecute the same with Effect: and to answer and pay all intervening Damfar liable. mages occasioned to the Appellee by his being delayed, with additional Costs, Execution in Case the Judgment be affirmed. And Execution shall be stayed and suspended. Execution stayed. until after the Trial had upon the Appeal.

And further it is enauted, That the Party Appellant shall produce and give Appellant to in to the Court where such Appeal is to be tried, attested Copies of the Writ, Judg- produce the ment, and of all the Evidences filed in the Inferiour Court. And each Party Each Party to shall be allowed the Box of the Party to shall be allowed the Benefit of any new and further Plea and Evidence.

Saving always the Liberty of Appeal unto His Majesty in Council, as by new Plea and Evidence.

His Majesty's Royal Charter in that Behalf is provided.

And be it further enacted by the Authority aforesaid, That Execution in Execution not and he it further enance by the Antipoetty and to be granted any Case shall not be granted until the Expiration of twenty four Hours next to be granted in 24 Hours.

And that no Person imprisoned upon mean Process, shall be held in Prison upon such Process above the space of thirty Days next after the rising of the prisoned on Court where the same is Returnable, notwithstanding Judgment thereupon re-meanProcess, covered; unless such Person be continued there by having his Body taken in not to be dis-Execution: Nor shall the Prison Keeper discharge any such Prisoner having charged till Judgment entred up against him, within the said space of thirty Days after the Judgment. Court's rifing, to the Intent his Body may be taken in Execution, but by special Order of the Party at whose Suit he stands committed, signified in writing under his Hand:

Nor shall any Goods or other Estate attached to Respond the Judgment that Goods or Eshall be recovered on Suit brought, be released or discharged from such Arrest state attach'd, until the Expiration of thirty Days next after rendering of Judgment for the not to be re-Plaintiff in such Suit, to the Intent that he may take the same by Execution for leased in 30 Griefring of such Ludgment in Whole or in Part, so for so the Value of Days after fatisfying of fuch Judgment in Whole or in Part, so far as the Value thereof Judgment. can extend, if he think fit; unless the Judgment be sooner or otherwise satisfied: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. XVI. An Act for Review in Civil Causes.

O the Intent there be no failure of Justice; and that the Party against 7 G. ca 4-whom Suites brought, be not fore-closed by a Judgment given against him; 24 G. 2. ca.; when as upon a new Trial he might be better provided of new and fur-1, & 7. ther Evidence for his Defence; which probably could not be obtained in fo Short Time as by Law is allowed for a Trial by Appeal:

134 Attorneys. Town Assessments, &c.

Review of Judgment given in the Superiour or Inferiour Court. Be it enacted by the Lieutenant Governeur, Council and Representatives in General Court assembled, and by the Authority of the fame, That it shall be in the Liberty of the Party aggricved at the Judgment given in any Inferiour Court of Common Pleas, or in the Superiour Court of Judicature respectively, by new Process to Review the said Cause once in each Court.

Party Reviewing to bring the Cafe. And the Party bringing such Action of Review, shall produce and present attested Copies of the Writ, Judgment and of all the Evidences on File in the former Trial; and each Party shall have the Benefit of any new and further Plea and Evidence.

No Review to be bro't after 3 Years. Provided, No Action of Review shall be brought after the Expiration of three Years from the Time of rendring the Judgment, to be reviewed.

Saving.

Saving unto any Infant, Feme Covert, or Person non compos mentis, Imprifoned, in Captivity, or out of this Province the Term of three Years next after their coming of full Age, or such Impersection removed, to bring his or her Action of Review; and not afterward.

Execution not to be flaid by reason of Review.

And it is further enaced, That Execution shall not be stayed or suspended, for or by Reason of any Process of Review: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. XVII.

An Act relating to Attorneys.

5 A. ca. 1. 13 A. ca. 1. presentatives, in General Court assembled, and hy the Authority of the same. That the Plaintiff or Defendant in any Suit, may Plead or defend his Cause by himself in his proper Person; or with the Assistance of such other Person as he shall procure.

And he it further enaced, That all Attorneys commonly practifing in any of the Courts of Justice within this Province, shall be under Oath, which Oath shall be administred to them by the Clerk in open Court before the Justices of the same, at the Time of their being admitted to such Practice; in the Tenor

following. That is to fay;

Attorney's Oath.

You know of any to be done, you shall give Knowledge thereof to the Justices of the Court, or some of them; that it may be reformed. You shall not wittingly and willingly, promote, sue or procure to be sued any false or unlawful Suit nor give Aid or Consent to the same. You shall delay no Man for Lucre or Malice. But you shall use your self in the Office of an Attorney within the Court, according to the best of your Learning and Discretion, and with all good Fidelity as well to the Court as to your Clients. So help you GOD.

Fee.

And the Fee to be allowed for an Attorney in the Superiour Court of Judicature, shall be twelve Shillings; and in the Inferiour Court of Common Pleas ten Shillings, and no more: And but one Attorney to be paid for in any Case. And none but such as are allowed and sworn Attorneys as aforesaid, shall have any Fee taxed for them in Bills of Cost: Any Law, Usage or Custom to the contrary in any wise notwithstanding.

CHAP. XVIII

An Act prescribing the Form of a Warrant for collecting of Town Assessments, &c.

4 G. 2. ca. 1. 30 G.2. ca. 1.

it enaced and ordained by the Lieutenant Governour, Council and Representatives, in General Court assembled, and by the Authority of the same, That the Warrant to be issued by the Selectmen or Assessor of the respective Towns, for the collecting and gathering in of Town Rates or Assessments, shall be made in the Form or Tenor following.

That is to say:

S—J.

S-f. To the Constable or Constables of the Town of A. within the County of S. and every of them, Greeting.

IN His Majesty's Name you are required to levy and collect of the several Persons named in the List herewith committed unto you, each one his respective Proportion (therein set down) of the Sum total of such List; being a Tax or Assessment granted and agreed upon by the Inhabitants of the said Town of A. regularly affembled, for defraying of the necessary Charges arising within the same: And to deliver and pay in the Sum and Sums which you shall so levy and collect unto A. B. Treasurer of the said Town, (where any such is appointed) or to the Select-Men; or to C. D. (who is by them appointed to receive the same) and to compleat and make up an Account of your Collections of the whole Sum, at on or before the Day of And if any Person or Persons shall neglect or refuse to make Payment of the Sum or Sums whereat he or they are respectively assessed and set in the said List, to distrein the Goods or Chattels of such Person or Persons to the Value thereof, and the Diffress or Diffresses so taken, to keep by the space of four Days, at the Cost and Charge of the Owner; And if the Owner do not pay the Sum or Sums of Money so assessed upon him within the said four Days, then the saidDistress or Distresses so taken, you are to expose and openly sell at an Out-cry, for Payment of the said Money and Charges: Notice of such Sale being posted up in some publick Place within the same Town, twenty four Hours before Hand: And the Over-plus coming by the faid Sale (if any be) besides the Sum or Sums of the Assessment and the Charges of taking and keeping of the Distress and Distresses, to be immediately restored to the Owner. And for want of Goods or Chattels whereon to make Distress, you are to seise the Body or Bodies of the Person or Persons so refusing, and him or them commit unto the Common Goal of the faid County; there to remain until he or they pay and fatisfy the several Sum or Sums whereat they are respectively assessed as aforesaid; unless upon Application made to the Court of General Sessions of the Peace, the same or any Part thereof shall be abated. Dated at A. the Day of Year of His Majesty's Reign. Annoque Domini,

And be it further enaded by the Authority aforcfaid, That when the Officer appointed for collecting any Rates or Affessments by Virtue of such Warrant as aforesaid, shall seise the Body of any Person or Persons for want of Goods or Chattels whereof to make Diffress, and shall commit him or them to Prison; he shall give an attested Copy of his Warrant unto the Keeper of the Prison, and thereupon certify under his Hand the Sum or Sums such Person or Persons are to pay as their Proportion to the Assessment, and that for want of Goods or Chattels whereon to make Distress, he has seised his or their Bodies: Attested Copy And fuch attefted Copy with the Certificate thereon under the Hand of the Offic of the Warcer, shall be a sufficient Warrant to require the Prison Keeper to receive and rant, to be gihold fuch Person or Persons in Custody, until he or they shall pay their Rates ven up on or Assessments as aforesaid, and Charges of Imprisonment: with one Shilling

for the Copy of the Warrant.

Repealed June 22. 1797 CHAP. XIX. An Act providing in Case of Sickness.

to it enaced by the Lieutenant Governour, Council and Representatives in General Court allembled, and by the Autho: Additional presentatives in Seneral Court allembles, and by the Author Act.

rity of the same, That for the better preventing the spreading of 24G. 2. ca. 6. 35b./2

Infection, when it shall happen any Person or Persons coming from Abroad or 30G. 2. ca. 2. 375./2

belonging to any Town or Place within this Province to be visited; or that late 31G. 2. ca. 3. 378./1 before have been visited with the Plague; Small-Pox, pestilential or malignant Fever, or other contagious Sickness, the Infection whereof may probably be communicated to others; the Select-Men of such Town be, and hereby are the Sick.

Schools and School-Wafters. 136

can, for the Preservation of the Inhabitants; by removing and placing such fick or infected Person or Persons, to and in a separate House or Houses, and by providing of Nurses, Tendance and other Assistance, and Necessaries for them; at the Charge of the Parties themselves, their Parents or Masters (if able) or otherwise at the Charge of the Town or Place whereto they belong,

Towns to pay

And in Case it happen any Person or Persons to be visited with Sickness in the Charge of any other Town or Place than that whereto they belong, and thereby occasion theirownSick. a Charge to fuch Town; the Select-Men shall lay the Account thereof before the Justices in Court of General Sessions of the Peace within the County where the Town lies, whereto fuch Person or Persons belong; and the Justices having adjusted the Account of such Charge, and allowed so much thereof as they judge reasonable, shall order Payment thereof to be made by the Treasurer of fuch Town; when the Persons themselves, their Parents or Masters are unable to pay the fame. And when it shall happen such indigent Persons not to be Inhabitants, or belonging to any Town or Place within this Province, and the proper Charge thereof in Case they need Relief; then the Charge of their Sickness shall be defrayed out of the publick Treasury of the Province, by Warrant from the Governour, with the Advice and Consent of the Council.

Justices to make out Warrant for impressing Lodgings &c.

And he it further enacted by the Authority aforesaid, That if need so require, any two Justices of the Peace may make out a Warrant directed to the Sheriff of the County or his Deputy, or Constables of the Town or Place where any fuch fick Person or Persons shall be; requiring them or any of them in His Majesty's Name, with the Advice and Direction of the Select-Men of the same, to impress and take up convenient Housing, Lodging, Nurses, Tendance and other Necessaries, for the Accommodation, Safety and Relief of the Sick.

Justices impowred to prevent Perfons coming on Shoar from any Vessels vifited with Sickness.

And he it further enaced by the Authority aforesaid. That if any Person or Persons, Seamen or Passengers belonging to or transported in any Ship or Vessel, arriving to any Port or Harbour within this Province happen to be visited with the Plague, Small-Pox, pestilential or malignant Fever during the Voyage; or to come from any Place where such Sickness prevails and is common, any Justice or Justices of the Peace within the County to whom the Notice or Information thereof shall be given, shall forthwith take Care to prevent and restrain all Persons belonging to, or transported in such Ship or other Vessel from coming on Shoar; and if any be before on Shoar, to fend them on Board again; as also to restrain Persons from going on Board such Ship or Vessel: And to that End may make out a Warrant directed to the Sheriff of the County or his Deputy, or Constables of the same Town; who are accordingly impowred and required to execute the same. And such Justice or Justices, are forthwith to transmit the Intelligence thereof to the Governour or Commander in Chief for the Time being; who is hereby impowred, with the Advice and Confent of the Council, to take fuch further Order therein as they shall think fit, for preventing the spreading of the Infection.

Intelligence to be tranfmitted to the Governour.

CAAP. XX.

An Act in Addition to an Act for the Settlement and Support of Schools and School-Mafters.

4 W & M. ca. 11. 4 G. ca. 2. HEREAS it is by Law appointed, "That every Town within this "Province having the Number of fifty Housholders or upwards, " shall be constantly provided of a School-Master, to teach Children

- 11 A. ca. 1. "and Youth to read and write. And where any Town or Towns have the "Number of oneHundredFamilies or Housholders, there shall also be a Gram-
 - "mar School set up in every such Town; and some-discreet Person of good "Conversation, well instructed in the Tongues, procured to keep such School. "Every fuch School Master to be suitably encouraged and paid by the Inha-
 - The Observance of which wholsome and necessary Law is shame-

fully

Purchales of Lands from the Indians.

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fully neglected by divers Towns and the Penalty thereof not required, tending greatly to the Nourishment of Ignorance and Irreligion; whereof grievous Complaint is made:

For Redress of the same:

Be it enacted and declared by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of Non obsertic same, That the Penalty or Forfeiture for Non-observance of the said vance of the Law, shall henceforth be twenty Pounds per Annum; and so proportionably Law. for a lesser Time that any Town shall be without such settled School-Master respectively; to be recovered, paid and employed in Manner, and to the Use as by Law is directed: Any Law, Usage or Custom to the contrary notwithstanding.

Every Grammar School-Master to be approved by the Minister of the Town Grammar and the Ministers of the two next adjacent Towns, or any two of them; by School Ma-

Certificate under their Hands.

And he it further enacted, That no Minister of any Town shall be deemed, No Minister held or accepted to be the School-Master of such Town within the Intent of to be a School

And the Justices of Peace in each respective County are hereby directed to take see to the Obeffectual Care, that the Laws respecting Schools and School-Masters, be duly ob- tervance of ferved and put in Execution. And all Grand Jurors within their respective the Law Counties, shall diligently Inquire and make Presentment of all Breaches and to inquire and Neglect of the said Laws, that so due Prosecution may be made against the Ofpresent Breafenders.

approved.

ches thereof.

C H A P. XXI.

An Act to prevent and make void Clandestine and Illegal Purchases of Lands from the Indians.

PHEREAS the Government of the late Colonies of the Massachusetts- Preamble Bay and New-Plymouth; to the Intent the native Indians might not be injured or defeated of their just Rights and Possessions, or be imposed on and abused in selling and disposing of their Lands; and thereby deprive themselves of such Places as were suitable for their Settlement and Improvement: Did by an Act and Law passed in the said Colonies respectively many Years since, inhibit and forbid all Persons purchasing any Lands of the Indians, without the Licence and Approbation of the General Court. Notwithstanding which, sundry Persons for private Lucre have presumed to make Purchases of Lands from the Indians, not having any Licence or Approbation as aforefaid for the same, to the Injury of the Natives, and great Disquiet and Disturbance of many of the Inhabitants of this Province in the peaceable Posseffion of their Lands and Inheritances lawfully acquired:

Therefore for the vacating of fuch illegal Purchases, and preventing of the like for the future:

Be it enacted and declared by the Lieutenant Governour, Council and All Deeds of Representatives, in General Court assembled, and by the Authority of the Bargain, Sale, same, That all Deeds of Bargain, Sale, Lease, Release, or Quit-Claim, Titles &c. from Inand Conveyances what soever, of any Lands, Tenements or Hereditaments with- dians without in this Province, as well for Term of Years as for Ever, had, made, gotten, cated procured or obtained, from any Indian or Indians by any Person or Persons cated. whatfoever, at any Time or Times fince the Year of Our Lord, One Thousand fix Hundred Thirty-three, without the Licence or Appropation of the respective $_{f 0}$ General Courts of the faid late Colonies, in which fuch Lands, Tenements or Hereditaments lay; and all Deeds of Bargain and Sale, Titles and Conveyances whatfoever of any Lands, Tenements or Hereditaments within this Province, that fince the Establishment of the present Government, have been, or shall

hereafter

Naval Office.

hereafter be had, made, obtained, gotten or procured, from any Indian or Indians, by any Person or Persons whomsoever, without the Licence, Approbation and Allowance of the Great and General Court or Assembly of this Province for the same, shall be deemed and adjudged in the Law to be Null, Void and of none Effect.

Provilo for Towns or Persons haing Title derived from theGeneral Court.

Provided nevertheless, and it is notwithstanding hereby Enaced and Declared, That all fuch Purchases, Releases and Titles, heretofore had or obtained from any Indian or Indians, by any Town or Person whatsoever, of any Lands or Hereditaments which such Town or Person also hold and enjoy by Virtue of any Grant or Title made or derived by or from the General Court of either of the Colonies aforesaid: And all Releases, Purchases, Conveyances and Titles, which any Town or Person shall hereafter make, procure or obtain of any Indian or Indians, for any Lands, Tenements or Hereditaments, Granted or that shall be Granted by the General Court to such Town or Person before such Purchase or Title made or obtained from any Indian or Indians, shall be, and hereby are excepted out of this Act, and be held for Good and Valid in the Law: Any thing herein contained notwithstanding.

Saving for Lands lying Eallward of Piscataqua

Provided also, That if any Person or Persons, or Town in this Province to the Eastward of PiscataquaRiver, have heretofore purchased or obtained any Indian Deed or Title for any Lands, Tenements or Hereditaments in those Parts; or if any Person or Persons have heretofore purchased or obtained any Indian Deed River, at Mar- or Title for any Lands, Tenements or Hereditaments in the Island of Capawack, tha's Vine and alia's Martha's Vineyard, or the Dependencies thereof, now known by the Name and Nantucket. of Dukes County, or in the Island of Nantucket, for further Confirmation of their other lawful Titles and Possessions: This Act, or any Thing therein contained shall not extend or be construed to extend in any wife to vacate or make void fuch Indian Deed or Title: Any Thing herein contained to the contrary notwithstanding.

> And he it further enacted by the Authority aforefaid, That if any Person or Persons whatsoever, shall after the Publication of this Act, presume to make any Purchase, or obtain any Title from any Indian or Indians for any Lands, Tenements or Hereditaments within this Province, contrary to the true Intent and Meaning of this Act; such Person or Persons so offending, and being thereof duly convicted in any of His Majesty's Courts of Record within this Province, shall be punished by Fine and Imprisonment, at the Discretion of the Court where the Conviction shall be; not exceeding double the Value of

the Land fo purchased, nor exceeding six Months Imprisonment.

And he it further enaced by the Authority aborefaid, That all Leafes of Land that shall at any Time hereafter be made by any Indian or Indians for any Term or Terms of Years, shall be utterly void and of none Effect; unless the same be made by and with Licence first had and obtained from the Court of General Sessions of the Peace in the County where such Lands lie.

Provided nevertheless, That nothing in this Act shall be taken, held or Sale, from In- deemed in any wife to hinder, defeat or make void any Bargain, Sale or Leafe

dian to Indian. of Land made by one Indian to another Indian or Indians.

Penalty on

hall make

Purchases without

Licence.

Persons that

Leafes of Land from the Indians to be approved by the Court of Sessions of the Peace.

Proviso for

CHAP. XXII.

An Act for establishing of a Naval Office, and for ascertaining of the Fees.

Eit enaded by the Lieutenant Governour, Council and Reprefentatives, in General Court assembled, and by the Anthozity of the same, That in every Sea Port within the Province, there be an Office kept, to be called and known by the Name of the Naval Office, as has been accustomed; for the entring and clearing of all Ships and other Vessels trading to or from this Province. And the Fees to be demanded and received in the faid Office shall be these following, and no other. That is to say:

For

Addition to the Act of the Wilitia.

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For entring of Ships and Vessels trading to this Province from Abroad, (except from the Provinces and Colonics of Pen-Sylvania, New-York, East and West- Ferseys, Connecticut, 00 OI 00 Rhode-Island, and New-Hampsbire) One Shilling each. And for \ csiels trading to or from either of the faid Provinces or Colonies, four Shillings per Annum; or fix Pence Entry and fix Pence Clearing each Voyage, at the Master's Choice. For examining and recording Certificates that Bond is given ac-00 02 00 cording to the Acts of Navigation, two Shillings. For Bond given according to the Acts of Navigation. 00 02 00

For Clearing and Certificate of the Lading, two Shillings & fix Pence. 00 02 06 And he is further enaced by the Authority aforesaid, That if any Person employed in the said Office, shall demand or take any otheror greater Fees than by Law are allowed, or shall illegally delay and defer the entring or clearing any Ship or other Vessel; such Officer so offending shall be liable to double Costs and Damages, being thereof duly convicted in any of His Majesty's Courts of Record within this Province.

An Act,

Passed by the Great and General Court or Assembly of HerMajesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the twenty-seventh of May, 1702.

CHAP. I.

An Act in Addition to the Act for Regulating the Militia, and for Explanation of a Clause in the said Act.

THEREAS in the Enumeration of Persons exempted from Trainings by the Act Intituled, An Act for Regulating of the Militia, Persons Lame 5 W. & M. or otherwise disabled in Body (producing Certificate from two able ca. 7. Chyrurgeons) are included. And whereas divers Persons fit and able for Service by corrupt and fallacious Means do obtain fuchCertificates from some Practitioners inChyrurgery in elufion of the Law, and contrary to the true Intent and Meaning thereof; and thereupon presume to neglect their Duty, and plead an Exemption with Difregard to their Officers, having no orderly Dismission from them:

For Remedy whereof: Be it enaded and declared by his Excellency the Covernour, Count LamePersons til and Representatives in General Court assembled, and by the Au- &c. not to be thatity of the same, That no Person or Persons whatsoever shall at a-dississed from ny Time hereafter, by Virtue of any Certificate already given, or to be Training, &c. given by two Chyrurgeons as aforesaid, be excused or exempted from bearing Arms, and attending Trainings, and other military Exercises and Duty in the their Officers. Troop or Company whereto they respectively belong, and are inlisted; or from Impresses for Her Majesty's Service, unless for just Cause they first obtain an orderly Dismission under the Hands of the Commission Officers of such Troop And in Case they unreasonably refuse the same, then of the first Field Officer of the Regiment whereof fuch Troop or Company is Part; or of the Captain General or Commander in Chief, for the Time being: Any Law, Usage or Custom to the contrary notwithstanding.

Prisoners for Thest. Support of Pinisters. 140

Acts and Laws,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, uponWednesday the twenty-seventh Day of May, 1702. And continued by feveral Prorogations until Thursday the fifteenth of October following; and then fat at Cambridge.

CHAP. II.

An Act to prevent Charges arising upon the County for Prisoners committed for Thest.

5 A. ca. 1.

Preamble.

 $m{NASMUCH}$ as it often happens, That Perfons convicted of Theft, and sentenced to make Restitution to the Party injured as the Law directs, are held long Time in Prison; having not wherewith to satisfy their Greditors, or to pay for their Keeping otherwise than by Service; thereby occasioning great Charge to arise upon the County:

For Remedy hereof:

Prisoners for Theft not to be held more than 30 Days

Be it enaced by his Excellenty the Governour, Council and Representatives in General Court assembled, and it is enacted by the Authority of the same, That hence-forth no Person or Persons convicted and sentenced for committing of Theft, shall be held, or continued in Prison for and on account after Sentence of Restitution or Damages awarded to the Party injured, for more than the sunless, &c. fpace of thirty Days next after such Judgment or Sentence given; Unless the Creditor will become engaged, or give Caution to the Keeper of the Prison to pay and fatisfy his Charge and Expence in keeping of fueh Prisoner both for Time past and future, not exceeding Three Shillings per Week.

Keepers Pow-Cafe.

And in Case the Creditor shall refuse or neglect so to do and shall not dispose er to discharge of or take such Prisoner in Service; or otherwise release him, the Keeper shall the Prisoner in no longer be chargeable with such Prisoner, but may set him at Liberty; Any Law, Usage or Custom to the contrary in any wife notwithstanding. every fuch Case the Prisoner shall pay and satisfy his own Fees and Charges; and if he be unable, then upon Application made by the Keeper to any two Justices of the sameCourt QuorumUnus; such two Justices are hereby impowred to adjust and determine the Sum to be paid, and to order and enjoyn the Prisoner to make Satisfaction by Service for such reasonable Time as they shall assign, for which Term the Keeper may dispose of him in Service to any of Her Majesty's English Subjects.

And it is further enacted by the Authority aforesaid, That if any Action, Bill, Suit or Information shall be commenced or prosecuted against the Keeper of fuch Prison for what he shall do in pursuance of this Act; he may plead the general Issue, Not Guilty; and upon Issue joyned may give this Act and the special Matter in Evidence; And if the Plaintiff or Prosecutor shall become Nonfuit, or fuffer a Discontinuance; or if Verdict pass against him, the Defendant

Thall recover Costs and Damages for the Molestation.

CHAP. III.

An Act more effectually providing for the Support of Ministers.

Preamble.

HEREAS in some few Towns and Districts within this Province, divers of the Inhabitants are Quakers, and others irreligious Perfons, averse and opposite to the public Worship of God, and to a learned orthodox Ministry; and find out Ways to elude the Laws provided for the Support of such, and prevent the good Intentions thereof; to the Encouragement of Irreligion and Prophaneness: For

Support of Ministers.

For Remedy whereof: And in further Addition to the Act, Intitled, An Act 4. W. & M. for the Settlement and Support of Ministers and School-Masters, Made in 4 & 5 W. & the Fourth Year of the Reign of King William and Queen Mary: And M. ca. 20. the Additions thereto heretofore made;

Be it enaced by his Excellency the Governour, Council and Reprefentatives, in General Court assembled, and by the Authority of the fame, That when and so often from Time to Time, as Information or Complaint shall be made to the Court of General Sessions of the Peace in any County, that the Minister of any Town or District within such County, qualified as abovefaid, is not fuitably encouraged, supported or maintained, according to his Contract or Agreement made with the Inhabitants; or according to the Allowance and Maintenance ordered him by the Court of General Sessions of the Peace; as the Law directs where there is no fuch Contract, or that the same happen to be expired, by Reason that the Select-Men or other Assessors of such Town or District, do refuse or neglect to assess and raise such Maintenance, and cause the same to be levied upon the Inhabitants; or that Payment thereof is withheld from the Minister: In every fuch Case, the faid Court is Court of Gehereby directed and further impowred, over and above the imposing of the Fine neral Sessions by Law fet upon such delinquent Select-Men or Assessors, to appoint three or Power to apmore sufficient Freeholders within the same County, to assess and apportion the point Assessors. Sum agreed or set for the yearly Support and Maintenance of such Minister, either by Contract or Court Order, upon the Inhabitants of fuch Town or District, in Manner as is directed for the raising other publick Charges; and to present the List of such Assessment unto two Justices of the Peace of the same 13 W. ca. 20. County, Quorum Unus; who are hereby impowred and required to make out Two Justices and affix a Warrant thereto, directed to the Constables of such Town or Di- to make out a strict, in Form as is by Law prescribed for the levying and collecting of Town Warrant for Rates or Assessments, Mutatis Mutandis; requiring them to collect and levy collecting. the Sum total of the said List, and pay in the same unto the Minister; or to fuch Person as shall be appointed by the Sessions to receive the same to his Use; And fuch Constables failing of a due Observance and Execution of such Warrant, shall incur the like Pains, Penalties and Forfeitures, as for not collecting and paying in any other Rates or Assessments to them committed. And the Court of General Sessions of the Peace is further directed and impowred, to order meet Satisfaction to be made unto the Assessor of appointed, for their Pains and Trouble, out of the Fines set upon the delinquent Select-men or Assessor the Assessor. as aforesaid. And the remainder of the said Fines, (if any be) to be paid to the County Treasurer for defreying the necessary Charges of the County : Any Law, Usage or Custom to the contrary in any wife notwithstanding.

And be it further enacted bu the Authoziep afozesaid, That the Inhabi- Inhabitants of tants of each District or Precinct respectively, regularly set off from any Town, Districts their shall be, and are hereby impowred to name and appoint a Clerk, as of right Power. Towns by Law have; as also Assessors for the assessing and raising a Maintenance and Support for the Minister of such District or Precinct; and to make out a Warrant in Form as by Law prescribed for Town Rates or Assessments, directed to the Constable of the Town or District, for the collecting and levy- 4 G. ca. 1. ing of the same; who is required to execute such Warrant accordingly. And 7 G. ca. 7. in Case the Assessors so appointed, shall refuse or neglect that Service; the Select-men of the Town from whence fuch District or Precinct was fet off, shall and are hereby required to affels the Inhabitants of the same, the Suin agreed upon or set for Maintenance of the Minister thereof.

Commission of Sewers.

CHAP. IV.

An Act for appointing Commissioners of Sewers.

Preamble.

Theread

HEREAS great Quantities of Meadows and Low Grounds belonging to fundry Persons in several Towns, are spoiled by the Overslowing of Rivers, Brooks and Waters occasioned by Banks and Stoppages in their Courses, which by Industry may be removed, to the Benefit and Profit of the Owners: And also much Meadow and Pasture Lands might be gained out of Swamps and other rough and unprofitable Grounds, by drowning and dreyning the same.

To the intent therefore that the Owners of such Lands and Meadows may be encouraged, and enabled to remove such Obstructions as occasion such Overstows; and to damm and slow their Swamps and other Grounds, and thereby bring them

to Meadow or Pasture, that they may be made profitable to them:

Governour & Council to grant Commissions of Sewers.

Be it enaced by his Excellency the Governour. Council and Representatives, in General Court allembled, and by the Authority of the same, That it shall be in the Power of the Governour and Council from Time to Time, uponRequest to them made by the major Part of the Proprietors of any such Lands, to grant Commissioners of Sewers to such and so many able and discreet Persons, as to them shall seem meet, for the clearing and removing of the Banks and Obstructions of the Passages of the Waters in Rivers, Brooks or Ponds, that occasion the Overslows and Drowning of Meadows and low Lands; and also for the damming and flowing of Swamps and other unprofitable Grounds, and dreyning of them. By which Commissions, the said Commissions oners shall be impowred to meet and convene together from Time to Time as Occasion may require, to View, Consider, Consult and Contrive such Ways and Methods for the clearing and removing the Obstructions aforesaid; and for the drowning and dreyning of Swamps and other unprofitable Grounds: And to employ Workmen and Labourers for such reasonable Wages as may be agreed on. for the effecting the Premises; and from Time to Time to assess and tax all fuch Persons as may or shall be Owners of such over-slowed Lands or Meadows, or fuch unprofitable Swamps and Lands as aforefaid, towards the Charge thereof; having regard to each Person's quantity of Land and Benefits to be received thereby, as equally according to their best Judgment as they can; and also to appoint and swear a Collector or Collectors, for the collecting and gathering and paying in the same to such Persons, as by the said Commissioners shall be appointed to receive it; with Powers to distrain all such Persons as shall neglect or refuse to make Payment of his, her or their Parts or Proportion ser and affested as aforesaid, in such Manner as in the Province Rates and Taxes by Law may be done, and to call before themselves the said Collector or Collectors to Account for his or their Betrustments, with Reference to the Premisses.

Commissioners Power.

And further he it chated by the Authority aforefait, That the faid Commissioners shall be Sworn for the faithful Discharge of their Trust, and shall receive such Salaries out of the said Assessments, for their Time and Expences touching the Premisses, as the Governour and Council shall appoint; unto whom the said Commissioners shall be accountable when they shall be thereunto required.

Commissioners to be Sworn.

And he it further enaces by the Authority afortiais. That in case it shall so happen that any Proprietor of any such Lands or Meadows to be drowned or Dreyned as aforesaid, shall be unable; or otherwise neglect to pay his, her, or their Part or Proportion of the said Rates or Assessments; it shall and may be lawful to and for the other Proprietors concerned therein to pay the said Assessment, and to hold the said Lands and Meadows so long until the Rates and Profits to be received of those Lands may Reimburse them; and the Commissioners aforesaid shall determine the Time how long.

Provided always, That it shall be in the Liberty of any Person aggreed at any Procedure had or made by the said Commissioners, or any others in pursuance of this Ast, to appeal therefrom unto the Governour and Council for

Relief.

Fishery. Woney.

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CHAP. V:

An Act for the Reviving and Re-enacting a Clause in the Act, Intituled An Act for the Regulating and Encouragement of Fishery; that hath been for some Time Repealed by the General Affembly:

THEREAS in the second Paragraph of the said Act, It is enaced, 4 W. & M. "That henceforth no Mackrel shall be caught (except for spending ca. 15. "whilst fresh) before the first of July annually: And whereas the said Clause by an Ast afterwards made and passed by the General Assembly, was Repealed and made void; which said Repeal and the unseasonable catching of Mackrel thereupon, hath been experienced to be very prejudicial to this Province:

We it therefore enacted by his Excellency the Governour, Council and Penalty for Representatives convened in General Court of Assembly, and it is enacted catching to by the Authority of the same, That the said Clause above-recited, shall forethe first. be, and is hereby revived and re-enacted: And that henceforth no Person or of July; ex-Persons whatsoever, shall presume to catch or cause to be caught any Mackrel cept, &c. (except for spending whilst fresh) before the first of July annually; on Penalty of forfeiting all the Mackrel so caught contrary to the true Intent and Meaning of this Act, and twenty Shillings per Barrel over and above for each Barrel of the same: The one Half of the said Forfeiture to be to Her Majesty, for and towards the Support of this her Government; and the other Half to him or them that shall inform and sue for the same, in any of Her Majesty's Courts of Record within this Province.

An Act,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, on Wednesday the tenth of March 1702.

CHAP. I.

An Act against the Diminishing and Counterfeiting of Money. espec,

The enacted and declared by his Excellency the Governour, Council Counterfeit and Representatives in General Court assembled, and by the Auing or Dimithogity of the same, That every Person duly convicted of counterfeit nishing of ing or impairing, diminishing or debasing any of Her Majesty's Coins; by washing, clipping, rounding, filing or scaling of the same, shall be proceeded against as a Felon, and fuffer the Pains of Death.

And that every Person duly convicted of counterfeiting, or impairing, dimi- ca. 4. nishing or debasing any of the Money established to be current Money within this Province, according to the Act, For ascertaining the Value of Coins current ing or Dimiwithin this Province; by washing, clipping, rounding, filing or scaling of the same, shall be set in the Pillory by the space of one whole Hour; and have one current Money. of his Ears nailed thereto; and also be publickly whipped upon the naked Body ney of the with so many Stripes as the Court before whom the Conviction shall be, shall order; not exceeding forty, and pay all Charges of Profecution.

12. & 13. W.

Molatto or Negro Servants. Pounds. **T44**

Clippings, Fillings, &c.

Be it further enacted by the Authority aforesaid, That every Person duly convicted of buying or receiving any clippings, scalings or filings of Money shall forfeit and pay a Fine of twenty Pounds; one Moiety thereof unto Her Majesty, for and towards the Support of the Government within this Province; and the other Moiety to him or them that shall inform and sue for the same : and also be imprisoned by the space of three Months.

An Act,

Passed by the Great and General Court or Assembly of HerMajesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the twenty-sixth of May, 1703. And continued upon Adjournment unto Wednesday the thirtieth of June following; and then met.

CHAP. II.

An Act relating to Molatto and Negro Slaves. 10W.ca 6,&8.

WHEREAS great Charge and Inconveniencies have arisen to divers z A. cz. 4. Towns and Places, by the Releasing and setting at Liberty Molatto 4 A. ca. 6. 6 A. ca. 3. and Negro Slaves:

For Prevention whereof for the future:

Be it declared and enacted by his Excellency the Governour, Coun-Security to be til and Representatives in General Court assembled, and hu the Augiven for Mother thousand of the same, That no Molatto or Negro Slave shall hereafter be malatto's or Ne. groes set free. numitted, discharged or set free, until sufficient Security be given to the Treasurer of the Town or Place fuch where Person dwells, in a valuable Sum, not less than fifty Pounds; to secure and indemnify the Town or Place from all Charge for or about such Molatto or Negro, to be manumitted and set at Liberty, in Case he or she by Sickness, Lameness or otherwise, be rendred uncapable to support him or her self.

None to be accounted free, for whom Security is not given.

And no Molatto or Negro hereafter manumitted shall be deemed or accounted free, for whom Security shall not be given as aforesaid; but shall be the proper Charge of their respective Masters or Mistresses, in Case they stand in need of Relief and Support; notwithstanding any Manumission or Instrument of Freedom to them made or given: And shall also be liable at all Times to be put forth to Service by the Select-Men of the Town.

Acts and Laws,

Passed by the Great and General Court or Assembly of Her Minesty's Province of the Massachusetts-Bay in New-Engla 'all, bn' and held at Boston, upon Wednesday the twenty-sixth Day of May, And continued by Adjournment and Prorogations until Wednesday the twenty-seventh of Odober following; and then met.

CHAP. III.

An Act in Addition to the Act for providing of Pounds, &c.

5 W. & M. ca. 9. 10 W. ca.'4.

THEREAS it often happens, that the Owners of Cattle, Sheep or Swine Impounded, notwithstanding due Notice thereof given them, neglect to compound or make Satisfaction for the Trespass and Damage done, but suffer their Creatures to lie long Time in Pound, to the augmenting of Charge, and otherwise proving inconvenient: For

Disorders in the Night. Executors, &c.

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For Remedy whereof:

tion to a Justice of the Peace, within the same County, for a Warrant of Apprizement; fuch Justice is hereby directed and impowred to make out a Warrant prizement; such Justice is hereby directed and impowred to make out a warrant to two or more sufficient indifferent Persons, and to administer an Oath unto them, to make a due and equal Apprizement and Estimate of the Value of such make Sale, or Creatures, or fo many of them as shall be sufficient to answer the Damage, retain to his and all Charges: And the Party damnified may retain and keep the Creatures own Use. so apprized to his own Use, to make Sale of them at his Pleasure rendring the Overplus of the apprized Value (if any be) to the Owner.

CHAP. IV. Repealed

An Act to prevent Disorders in the Night.

THEREAS great Diforders, Infolences and Burglaries are of times raised Preamble: and committed in the Night-Time by Indians, Negro and Molatto Servants 2 A. ca. 2; and Slaves, to the Disquiet and Hurt of Her. Majesty's good Subjects:

For Prevention thereof:

Be it enacted by his Excellency the Governour, Council and Repre-Indian, Negro fentatives, in General Court allembled, and by the Authority of the and Molatto fame, That no Indian, Negro or Molatto Servant or Slave, may prefume to be absent from the Families whereto they respectively belong, or to be, abroad be found Abroad in the Night-Time after nine a Clock; unless it be upon Night. fome Errand for their respective Masters or Owners.

And all Justices of the Peace, Constables, Tything-Men, Watch-Men, and If found aother Her Majesty's good Subjects, being Housholders within the same Town, broad or misare hereby respectively impowred to take up and apprehend, or cause to be apfelves, to be
prehended any Indian, Negro or Molatto Servant or Slave that shall be found apprehended Abroad after nine a Clock at Night, and shall not give a good and satisfactory and sent to Account of their Business, make any Disturbance, or otherwise missehave them-the House of felves; and forthwith convey them before the next Justice of the Peace (if it be not over-late in the Night) or to restrain them in the common Prison, Watch-House, or Constable's House, until the Morning; and then cause them to appear before a Justice of the Peace, who shall order them to the House of Correction to receive the Difcipline of the House, and then be dismiss'd; unless they be charged with any other Offence, than Absence from the Families whereto they respectively belong, without Leave from their respective Masters or Owners. And in fuch Towns where there is no House of Correction, to be openly whipped by the Conftable, not exceeding ten Stripes.

CHAP. V.

An Act relating to Executors and Administrators.

POR the better preventing of Executors or Administrators doing of Wrong, 4W. & M. or falsifying of the Trust in them reposed or falsifying of the Trust in them reposed: 13G.ca.4 & 6.

Be it declared and enaced by his Excellency the Governour, Council and Representatives, in General Court assembled; and by the Authority Executors to of the same, That henceforth every Executor named in any Will, taking upexhibit an latenth on him that Charge by proving of such Will, within the space of three Months ventory, or give Bond.

next after Probate thereof (or at such further and longer Time, as the Judge 12 G. 2. ca. 2. of Probate shall see meet to allow, the Circumstances of any Estate requiring

Executors, &c.

the fame) shall exhibit into the Register's Office upon Oath, a full and true Inventory of the whole Estate of the Deceased, so far as is then come to his. Hands and Knowledge; and shall add thereto what and so much as may further afterwards appear: or otherwise shall give Bond, with one or more sufficient Sureties, to pay the Debts and Legacies of the Testator: on pain of forfeiting five Pounds per Month, for every Month's neglect thereof afterward, as is by Law provided for not presenting of a Will; and to be recovered in like Manner.

No Bond to be accepted

where the Estate is be-

queathed in

general.

Penalty for neglect.

> Provided nevertheless, That in Wills, where, after the Payment of Debts, and of any certain particular Legacy or Legacies, the Residue or Remainder of the Estate, is bequeathed generally to any one or more Persons, other than the Executors themselves; in every such Case, an Inventory of the Estate shall be presented upon Oath as aforesaid, and no Bond be accepted in Lieu thereof: And the Executors shall be liable to Account as Administrators are by Law obliged to do.

Executor being refiduary fue his Co-Executor.

And any Executor being a refiduary Legatary, may bring his Action of Ac-Legatary may count against his Co-Executor or Executors, of the Estate of the Testator in their Hands; and may also sue for and recover his equal and rateable Part thereof. And any other refiduary Legatary shall have like Remedy against the

Writs of Atnot to go against the Body of the Executor or

And be it further enacted by the Authority aforesaid, That all Writs of tachment, &c. Attachment and Execution shall run only against the Goods or Estate of the Party deceased in the Hands of his Executor or Administrator, and not against their Bodies; nor shall any Executor or Administrator be held to special Bail upon mean Process, nor his own proper Goods or Estate be seised, or his Person Administrator, be arrested, or taken in Execution for the Debts or Legacies of the Testator or Intestate; but upon Suggestion of a Waste, and Return made by the Sheriff Nulla Bona, or Devastavit.

Suggestion of Waste.

In which Case, a Scire Facias shall be issued out of the Clerk's Office of the Scire Facias to same Court, against such Executor or Administrator, and Scire Feci being returned, if the Executor or Administrator shall make Default of Appearance; or coming in, shall not shew sufficient Cause to the contrary, Execution shall be adjudged and awarded against him of his own proper Goods and Estate to the Value of fuch Waste, where it can be ascertained, otherwise for the whole Sum recovered; and for want of Goods or Estate, against his Body.

Executors & Administrators to make Payment in Specie.

And he it further enaced and declared, That every Executor or Administrator, shall make Payment of the Debts and Legacies of the Testator or Intestate, in Specie, if such he hath as Assetts in his Hands; and if he hath not the fame in Kind, he shall expose the Estate to the Creditor or Legatary, to take his Satisfaction thereof, at his Election, at a due and equal Rate and Value by Apprizers then to be indifferently named and fworn. And where Judgment and Execution shall be awarded for any Debt or Legacy to be paid in Money; and the Executor or Administrator hath not Money of the Testators or Intestates as Assetts in his Hands, the Sheriff shall levy the Goods or Estate of the Deceased, and expose the same to a publick and open Sale for Money, at the best Rate and Value that he can; and thereout pay such Debt or Legacy, and his own Fees, with the necessary reasonable Charges arising on the Sale, and return the Over-plus (if any be) to the Executor or Administrator: or else shall pay and satisfy the Creditor or Legatary out of the Goods, or Estate levyed, if he see Cause to accept the same, at the Value in Money, upon a due and equal Apprizement made by sufficient Persons upon their Oaths, to be indifferently named and appointed for that Purpose: Any Law, Usage or Custom to the contrary in any wife notwithstanding.

The Estate to be exposed to Sale.

Privilèges. Tar, Pitch, Turpentine, &c.

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An Act,

Passed by the Great and GeneralCourt or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston upon Wednesday the thirty-first of May, 1704.

CHAP. I.

An Act of Privilege to the Members of the General Affembly, and Judges of Affize.

JPON Consideration that several Meml rs of the Council and divers of the Preambles
Representatives live in the remote Parts of the Province Representatives live in the remote Parts of the Province, and are occasioned to be at considerable Charge and I pence in travelling and attending of Her Majesty's Service in the Great and General Court or Assembly, over and above their stated Allowance by Law. As also, that the Judges of Assize are put to considerable Charge and Expence in riding of the Circuit:

Be it enaced by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, vant exemptate every Member of the Council, each Representative of any Town or ed from Milipolity, and each Judge of Asse within this Province, during their continuance tary Duty. in the faid respective Offices, Employment and Trust; shall enjoy the Privilege of having one Son or Servant, (such as they shall choose, dwelling in the House) exempted and freed from all Impresses, Detachments, and military Exercises; except watching in their Turn, as the Law provides: Any Law, Usage or Custom to the contrary notwithstanding.

Acts and Laws,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the thirtieth of May, 1705. And continued by feveral Prorogations until Wednesday the twentyfourth of October following, and then met, being their third Session.

CHAP. I.

An Act for Regulating the Affize of Cask for Tar, Pitch, Turpentine and Rozin; and for preventing Frauds and Deceits in the faid Commodities.

fentatives in General Court astembled, and by the Authority of 4W.&M.ca.5?
the same, That from and after the last of March next, Anno One 7 A. ca. 3. Thousand seven Hundred and six, all Cask made for Tar, Pitch, Turpentine and Rozin within this Province, shall be of the Gage and Assize following; That is to say; Barrels for Tar, to be thirty two Gallons; and half Barrels, fixteen Gallons; and none under: And Cask for Pitch, Turpentine and Gage of Cask. Rozin, to be of thirty five Gallons; and made of found well seasoned Timber. To be Brand-And that each Cooper shall set his distinct Brand-Mark on all his Casks so made mark'd. for those Commodities.

And that there be a fit Person or Persons nominated and appointed annually Viewers and in all Places where the said Commodities are made or vended, to be Gagers, Gagers to be Viewers and Surveyors of Cask made for the aforesaid Commodities; and mark appointed. fuch as they find Merchantable and of due Assize: For which Service the Cooper

Tar, Pitch, Turpentine, &c.

Their Fee.

that employs them, shall pay fixteen Pence per Ton, for what they shall mark. And the Select-men of every Town in this Province, where such Commodities are made or vended, shall chose and appoint a fit Person or Persons some Time in the Month of March annually, not only for Gaging the Cask before they are filled; but for fearching and proving them afterwards, and marking fuch Cask as they find Merchantable, with such Mark as the Select-Men of the Town shall appoint; which Officers shall take the Oath appointed by this Act, to be

Gagers, &c. to attend the Service.

administred by such as do Swear Town Officers in the respective Towns. And he it surther enaced by the Authority aforesaid, That the Persons so appointed and sworn to be Gagers, Surveyors and Searchers of Cask, Tar, Pitch, Rozin and Turpentine; shall at all seasonable Times on due Notice given them, attend and perform the faid Service of Gaging Cask, and Surveying and Searching Tar, Pitch, Turpentine and Rozin; by cleanling the Tar of Water, and filling it up with good Tar; and examining of the Turpentine, by broaching it on the Head opposite to the Bung, for the better Discovery of Dirt and

Chips, and over-great Bungs and other Frauds.

And also to see that Rozin and Pitch be well made, and the Cask well filled and without Deceit, after the best Manner that may be; and to mark such Cass of the aforesaidCommodities as they findMerchantable, with the Mark appointed for each Town: For which Service the Officer shall receive two Shillings Their Fees. per Ton for such Cask of Tar, Pitch, Rozin and Turpentine, as he shall so examine and mark; befides three Pence per Mile for travel above one Mile. if the Owner of the aforesaid Commodities, or Maker of the Cask that are marked, refuse to satisfy the Officer for his Fees aforementioned, he shall have Power to detain so much of the Commodity as will make him Satisfaction for his Fees and Travel aforefaid: And if the Owner do not redeem it within twenty-four Hours, then to expose it to Sale; and out of the Proceeds to fatisfy himself his Fees and Charges, returning the Over-plus (if any be) to' the Owner.

Power to distrain.

Penalty on

Coopers for

felling Calk

Turpentine

unmark'd

up without

Penalty for Fraud.

Straining.

And be it further enaced by the Authority aforesaid. That if any Cooper shall expose any Cask for the aforementioned Commodities to Sale, without his own and the Gagers Marks; all such unmark'd Cask shall be forfeited.

And if any Person shall put up Turpentine into any Cask of the aforesaid not to be put Gage without straining out the Chips and Bark (as much as may be) he shall for-

feit every Barrel of Turpentine so filled.

And if any Person shall be convicted of using any Frauds or Deceit in putting up or filling any Cask with Tar, Pitch, Rozin or Turpentine; he shall pay a Fine of twenty Shillings for each Cask of any of the aforesaid Commodities in which any Fraud shall be discovered; or be publickly whipped, as the Court of General Sessions of the Peace, that shall have the Cognizance thereof shall determine, and pay the Charge of Profecution; and the aforementioned Commodities in which the Deceit shall be found, shall be forfeited.

And be it further enacted, That in each Sea Port Town within this Pro-

vince, where the aforesaid Commodities, (or any of them) are usually shipped to

go beyond Sea; the Court of General Sessions of the Peace in each County

Court of Sesfions of the Peace to apors, Gagers

point Survey. Towns.

respectively, wherein such SeaPort lies, shall, at their first Session in the Spring and Searches annually, nominate and appoint, one or more suitable Persons to be Surveyors, in Sea Port Gagers and Searchers of Tar, Pitch, Turpentine or Rozin: Which Officer shall when he is defired, View, Gage and Search all fuch Cask of the aforefaid Commodities as shall be presented to his View, and mark each Cask that he finds Merchantable, on the fairest Head, with such Mark as the Sessions of Peace shall appoint; for which Service they shall be paid by the Shipper two Pence Their Fees. for each Cask fo marked. And the faid Officers shall be Sworn by the Sessions that appointed them, to the faithful discharge of their Office, or by two Justices of the Peace. And every fuch Surveyor is hereby impowred, by and with a general Warrant to be made out for that Purpose by the Governour and Vice-Ships by War- Admiral for the Time being, to fearch all Ships and other Vessels, wherein he rant from the shall be informed or suspect, that any Tar, Pitch or Rozin is shipped contrary to this Act.

Governor.

Weights and Measures.

and it is further enanted, That no Cask of Tar, Pitch, Rozin, or Tur- Cask to be pentine shall be exported without marking as the Law directs. And if any mark'd before Master of any Ship or Vessel, or any other Person belonging thereto, shall take shipping. or receive on Board any fuch Ship or Vessel any Tar, Pitch, Rozin or Turpen-tine not so marked; he or they who shall offend therein, and be convicted thereof, shall forfeit five Shillings for each unmarked Cask so taken on Board contrary to Law; and pay the Costs of Prosecution, over and above the Forfeiture of the Goods fo unduly shipped.

And it is further enacted by the Authority aforefaid, That all Fines, Penalty for Penalties and Forfeitures ariling by Force and Virtue of this Act, shall be one Neglect. Half to the Use of the Poor of the Town where the Offence shall be discovered; and the other Half to him or them that shall inform and sue for the same in any

of Her Majesty's Courts of Record within this Province.

And he it further enaced, That an Oath shall be administred to the Offi- Fines & For, cers that shall be chosen to Gage, Survey and Search Tar, Pitch, Rozin and feitures howton be disposed. Turpentine, in the Form following: viz.

- Swear, diligently and faithfully to intend the Office ofyou are appointed unto, within the Town of - and to discharge the Duty and Trust thereby required of you impartially after your best Skill and Cunning according to Law. So help you GOD.

Any Law, Usage or Custom to the contrary notwithstanding.

Oath.

CHAP. II.

AnAct in Addition to the Act for due Regulation of Weights and Measures.

oresentatives in Beneral Court assembled, and he the Authorienty and Fee. presentatives in General Court assembled, and by the Authority ty and Fee. of the same, That the Sealer appointed in each Town within this Pro- 4 W. & M. from Time to Time as by the Act Intituled. An Act for die Regula- ca. 14. vince, from Time to Time, as by the Act Intituled, An Act for due Regulation of Weights and Measures, is directed; shall be and is hereby impowred to go to the Houses of such of the Inhabitants as upon Warning given in Manner as by the faid Act is appointed, shall neglect to bring or send in their Beams, Weights and Measures, to be proved and sealed at the Place assigned for that Purpose, and shall there Prove and Seal the same; and shall demand and receive of the Owner for every Beam, Weight and Measure proved and sealed Penalty on two Pence, and no more: And every Person that, shall refuse to have their Persons re-Beams, Weights and Measures viewed, proved and sealed, shall forfeit the Sum suffing to have of five Shillings; one Moiety thereof to the Use of the Poor of the Town, and their Weights the other Moiety to the Sealer; to be recovered in Manner as by the aforesaid and Measures. Act is provided. And if any Person shall bring his Beam, Weights of Measures. fures to be proved and sealed at any other Time than on the Day or Days set by the Sealer for that Purpose, he shall in like Manner pay two Pence for each

that shall be tried and sealed. And be it further enacted by the Authority aborelaid, That if any Penalty for Person from and after the first Day of May; One Thousand seven Hundred and weighing fix, shall sell, vend or utter any Goods, Wares, Merchandizes, Grain or other with Beams Commodities what soever, by other Beams, Weights or Measures than such as or Weights shall be proved and sealed, as the Law requires; the Persons so offending shall unseald. lose and forfeit the Sum of five Shillings for each Offence of that Kind; one Moiety thereof to the Use of the Poor of the Town where the Offence shall be committed, and the other Moiety to the Sealer or Informer, who shall prosecute the same; to be heard and determined by one or more of Her Majesty's Beams, Scales Justices of the Peace.

And he it further enaced hy the Authority afaretain, That there be troy Weights provided by the Treasurer of this Province, a good Beam and Scales, and a to be provided of Troy Weights, from one Hundred twenty eight Ounces downward Treasurer.

and Nest of

Sureties on Mean Process.

Weights.

Penalty for Neglect.

None to weigh Silver or Bullion

Town Standards to be prov'd once in ten Years by the Pubmarked.

Sealer to go to Merchants Houses, &c.

to the least Denomination, marked with the Mark or Stamp used in Her Majesty's Exchequer, for a publick Standard. And that from and after the first Towns to be Day of October, One Thousand seven Hundred and six, each Town within this provided with Province shall, at their own Cost, and by the Care of the Select-Men or Town aNest of Troy Treasurer, be provided with a Nest of Troy Weights of a different Form, from Averdupoize, the biggest, not to be less than eight Ounces: As also Penny Weights and Grains, proved by the publick Standard, each to be marked the Number of Ounces, Penny Weight or Grains which it contains; to be for their Town Standards; on Penalty of forfeiting the Sum of five Pounds, to the Use of the County in which any Town lies that shall neglect to be so provided; by which all Troy Weights within fuch Town shall be proved and sealed by the Sealer thereto appointed, who shall be paid after the Rate of a Farthing per Weight for every such Weight which he shall Prove and Seal. And if any Person shall prefume to weigh any Silver, Bullion or other Species whatfoever, proper and used to be weighed by Troy Weights, by any other Weights, or by any Beam or Troy Weights not proved and sealed as aforesaid; the Person so offending other Weights. Shall forfeit the Sum of five Shillings, to be recovered and disposed of in Manner as is herein before provided, for felling by other Weights and Meafures unsealed.

And he it further enacted by the Authority aforesaid, That all Beams Weights and Measures kept for Standards in the several Towns shall be proved and tried by the publick Standard at the end of ten Years, from Time to Time. And all Town Standards shall be stamp'd with this Mark, viz. N. E. lick, & to be Law, Usage or Custom to the contrary notwithstanding.

> And he it further declared, That the Sealer is hereby enjoined, and required to go to the Houses or Store-Houses of Merchants and others that usually weigh with great Beams and Weights, and there Prove and Seal the same: for which he shall be paid by the Owner of such Beam and Weights, his reasonable Charge of carrying the Standards; and eight Pence per Hour for his Time in attending that Service, over and above the Fee herein before appointed.

CHAP. III.

An Act in Addition to and Explanation of the Act relating to Sureties upon Mean Process in Civil Actions.

5 W. & M. ca. 5.

Principal to be rendred in Court before Judgment Scire Facias.

Sureties discharg'd upon rendring the Principal, and paying of Costs.

E it enacted by his Excellency the Governour, Council and Representatives in General Court astembled, and by the Authority of the fame, That upon special Bail given in any Civil Actionaccording as is fet forth in the Act Entitled, AnAct relating to Sureties upon mean Process in Civil Actions: it shall be lawful for the Surety or Sureties at any Time or Times before the Judgment given in such Cause be affirmed against such Surety or Sureties, upon a Writ of Scire Facias brought, as by the said Act is provided to bring the Principal into Court, and move to be discharged; and the Court affirmed upon upon fuch Motion made, shall order the Principal to be taken into Custody of the Sheriff, who shall detain him by the space of thirty Days, that so the Creditor by that Time may take his Body in Execution, if he think fit; and in Case he be not ferved with Execution before the expiration of the faid thirty Days, the Sheriff at the End thereof shall release him upon the Payment of his PrisonCharges. And the Sureties from and after the rendring of the Principal in Court as aforefaid, and then paying to the Creditor the Cost he has been at for bringing forward his Suit by Scire Facias, to be adjusted in Court, shall be discharged from their Suretiship in like Manner as if they had rendred the Principal in Court at the Time of entring up of the Judgment, as is before provided: Any Law, Usage or Custom to the contrary notwithstanding. For

Coed Wites. Wirt Islue.

For the more equal and impartial Administration of Justice:

We it declared and enacted, That no Justice of the Superiour, or of any to be a Judge Inferiour Court of Pleas within this Province, shall have a Voice in judging or or Attorney determining of any Civil Action which has before been heard and determined determined determined by him fingly, as a Justice of Peace, and his Judgment appealed from; nor shall by him as he be admitted an Attorney to plead or defend any such Cause.

No Justice of

CHAP. IV. Repealed

An Act to prevent Fraud in Cord-Wood exposed to Sale.

fentatives in General Court assembled and Repres Additional fentatives in General Court assembled, and by the Authozity Act, of the same, That all Cord Wood exposed to Sale, shall be four Measure of a Feet long, accounting to half the Carf; and the Cord being well and close laid CordofWood. together, shall measure eight Feet in length, and four Feet in heighth.

And in every Town and District within this Province where Wood is usually WoodCorders fold by the Cord, the Select-Men shall annually nominate and appoint some to be appoint meet Persons to be Wood Corders; who shall be sworn in like Manner as other ed & sworn. Town Officers, to the faithful Discharge of their Office, and shall diligently attend that Service; and demand and receive three Pence, and no more per Cord 9 A. ca. 4: for all Wood that shall be corded by them.

CHAP. V.

An Act against Burning of Houses.

Eir declared and enaded by his Ercellency the Governour, Burning of Houses decouncil and Representatives; in General Court astembled, clared to be and by the Authority of the same, That if any Person of the Age of Felony. fixteen Years and upwards, shall willingly and maliciously, by Day or Night, burn the Dwelling House of another, or other House Parcel thereof; or any House built for publick Use; any Barn having Corn, Grain or Hay therein; any Mill Malt-House, Store-House, Shop or Ship: The Person so offending as aforefaid, shall be deemed and adjudged to be a Felon; and shall suffer the Pains of Death accordingly.

CHAP. VI.

An Act for the better preventing of a spurious and mixt. Issue, &c.

(te enaced by his Excellency the Governour, Council and Re- Penalty for a presentatives in General Court assembled, and by the Authority Negro or Mosof the same. That if any Negro, or Molatto Man shall commit For latto Man, nication with an English Woman, or a Woman of any other Christian Nation committing within this Province; both the Offenders shall be severely whipped at the Dif-with a Christcretion of the Justices of Assize, or Court of General Sessions of the Peace within tian Woman. the County where the Offence shall be committed; And the Man shall be ordered to be Sold out of the Province, and be accordingly fent away within the space of six Months next after such Order made; And be continued in Prison at his Master's Charge, until he be sent away. And the Woman shall be enjoyned to maintain the Child (if any there be) at her own Charge: And if she be unable so to do, she shall be disposed of in Service to some of Her Majesty's, Subjects within the Province, for such Term as the Justices of the said Court shall order, for the Maintenance of the Child.

Mixt Issue.

Christian Man committing Fornication or Molatto.

And if any English Man, or Man of other Christian Nation within this Pro-Penalty for a vince, shall commit Fornication with a Negro, or Molatto Woman, the Man so offending shall be severely whipped, at the Discretion of the Justices of the Court of Assize, or Court of General Sessions of the Peace, before whom the Conviction with a Negro shall be; and shall also pay a Fine of five Pounds to Her Majesty for and towards the Support of the Government; and be enjoined to maintain the Child, if any there be: And the Woman shall be fold, and sent out of the Province, as aforesaid.

Penalty for a Christian.

And if any Negro or Molatto shall presume to sinite or strike any Person of Negro or Mo the English, or other Christian Nation; such Negro or Molatto shall be severely latto striking a whipped, at the Discretion of the Justices before whom the Offender shall be

No Christian a Negro or Molatto.

And he it further declared and enacted by the Authority aforesaid, That to Marry with none of Her Majesty's English or Scottish Subjects; nor of any other Christian Nation within this Province, shall contractMatrimony with anyNegro, or Molatto. Nor shall any Person, duly authorized to solemnize Marriages, presume to join any fuch in Marriage; on Pain of forfeiting the Sum of fifty Pounds; one Moiety thereof to HerMajesty, for and towards the Support of the Government within this Province; and the other Moiety to him or them that shall inform and fue for the same, in any of Her Majesty's Courts of Record within the Province, by Bill, Plaint or Information.

Penalty for foining any fuch in Marriage.

And no Master shall unreasonably deny Marriage to his Negro, with one of the same Nation: Any Law, Usage or Custom to the contrary notwithstanding.

All Negroes Imported to be entred & Duty paid.

And he it further enacted by the Authority aforesaid. That from and after the first Day of May, in the Year one Thousand seven Hundred and six, every Master of Ship or Vessel, Merchant or other Person, importing or bringing into this Province, any Negro or Negroes, Male or Female, of what Age foever, shall enter their Number Names and Sex in the Impost Office; and the Master shall insert the same in the Manifest of his Lading; and shall pay to the Commissioner and Receiver of the Impost four Pounds per Head for every such Negro, Male or Female: And as well the Master, as the Ship or Vessel wherein they are brought, shall be Security for Payment of the said Duty; and both or either of them shall stand charged in the Law therefor to the Commissioner; who may deny to grant a Clearing for such Ship or Vessel, until Payment be made; or may recover the same of the Master, (at the Commissioner's Election) by Action of Debt, Bill, Plaint or Information in any of Her Majesty's Courts of Record within this Province.

Master and Ship both Security for the Duty.

> And if any Master of Ship or Vessel, Merchant or other shall refuse or neglect to make Entry as aforesaid, of all Negroes imported in such Ship or Vessel; or be convicted of not entring the full Number; such Master, Merchant or other Persons shall forseit and pay the Sum of eight Pounds, for every one that he shall refuse or neglect to make entry of; one Moiety thereof to Her Majesty for and towards the Support of the Government of this Province, and the other Moiety to him or them that shall inform of the same, to be recovered by the Commissioner in Manner as aforesaid.

Penalty for not entring of Negroes.

> And if any Negro imported as aforesaid, for whom the Duty is paid, shall be again exported within the space of twelve Months, and be bona fide sold in any other Plantation; upon due Certificate thereof produced, under the Hand and Seal of the Collector or Naval Officer in such other Plantation, the Importer here shall be allowed to draw back the whole Duty of four Pounds by him paid; and Order shall be given accordingly. And the like Advantage of the Drawback shall be allowed to the Purchaser of any Negro sold within this Province, in Case such Negro happen to die within the space of six Week's next after Importation, or bringing into this Province.

Draw-Back upon Exportation, &c.

Prison Charges. Town Officers. Powder-House. 153

Acts and Laws,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-ninth of May, 1706.

C. H A P. 1.

An Act for the better fecuring the Payment of Prison Charges.

THEREAS Persons are oft-times arrested and imprisoned for Debt, Preamble. or Pretence thereof, not having wherewith to pay their Prison Charges; and the Goaler or Prison Keeper, is constrained to feed and sup-port them at his own Charge, to his great Loss:

For Prevention whereof: Be it enaced by his Eccellency the Governous. Council and Representatives, in General Court allembled, and by the Authority of the same, That if any Attorney, Practitioner in the Law, or others, shall Attorney's licause any Person to be arrested and imprisoned upon mean Process for Debt able in Case. or Pretence thereof, and the Prisoner be unable or have not wherewith to pay his Prison Charges; the Person at whose Suit he is committed, his Attorney or Lawyer that took out and caused such Writ to be served; in Case the Principal be out of this Province or Government, shall stand charged for the Prisoner's Fees, Diet and other necessary Charges, for so long Time as he shall be held and detained in Prison upon such Process; no further Prosecution being had thereon to a Judgment in Law, and be liable to the Goaler or Prison-Keeper's' Action for the same: Any Law, Usage or Custom to the contrary notwithstanding.

An Act for a new Choice of Town Officers on special Occasions.

E it enaded by his Excellency the Governour, Council and Re- TownOfficers presentatives in General Court assembled, and by the Authority of may be Chothe fame, That when by Reason of the Non-Acceptance, Death or there Meeting than that of the Month of the Court there have been been as Vacancy. annual Meeting for the Choice of Town Officers, there happens to be a Vacancy March in or Want of such Officers; the Town being orderly assembled, upon due Warn-Case, ing given and Notice of the Occasion, may proceed to a new Choice of Officers 4 W. & M. to supply and fill up such Vacancy, at any other Town Meeting, the Restriction of the Choice of Town Officers by Law to the Month of March annually notwithstanding.

CHAP. III.

An Act for erecting a Powder-House within the Town of Bolton.

HERE AS for the better securing and safe keeping of the publick Preamble. Stock of Gun-Powder, and preventing the great Loss and Danger of by keeping Powder in Store-Houses with other Goods and Merchandizes; or in, or near to Dwelling-Houses; The Government have thought it necessary to order the erecting and building of a publick Magazine or Powder-House on the Common or Training-Field in Boston :

We.

Powder=House. Criminals.

Penalty for lodging Powder in other publick Powder House.

We it therefore enacted by his Greeklency the Bovernour, Council and Representatives, in General Court assembled, and by the Authority of the same, That from and after the building and sitting the said House for the Place, but the receiving and lodging of Gun-Powder, all Gun-Powder imported and landed at the Port of Boston, shall be brought to and lodged in the said Magazine or Store, and not elsewhere; on Pain of Confiscation of all Powder put or kept in any other House or Place; one Moiety thereof to and for the Use and Supply of the publick Store of the Province, and the other Moiety to the Informer; to be recovered by Bill, Plaint or Information in any of Her Majesty's Courts of Record within the fame.

Saving.

See Refolve at the end of this Act.

Payment for Merchants Powder.

Governor & Council to give Inflructions, &c.

Keeper of the House to attend.

How the Charge of Keeping the House is to be defreyed.

Saving nevertheless, The ordinary Town Stocks of Boston and Charlestown from Time to Time; the Fortifications and Garrisons immediately under the Governour's Command; the Quantity of fifty Pounds at a Time in a Shop for Sale; and fuch Part of the publick Stores as thall be directed by the Governour and Council, from Time to Time; to be lodged in other Place or Places.

And he it further enaced by the Authozity afozesaid, That for all Powder belonging to Merchants or other private Persons put into the said Magazine, there shall be paid to the Use of the Province, one Shilling per Barrel at the Receipt thereof; and fix Pence per Barrel per Month, for three Months next after the first; and then four Pence per Barrel per Month, during it's lying there: Out of which (if there be fufficient to answer it,) the Charge of looking after the faid House and the Powder lodged there, shall be defreyed from Time to Time. The Governour and Council to give necessary Instructions and Orders from Time to Time, as they shall think fit, for regulating the keeping of all Powder put into the faid Magazine, for the preserving thereof; and that it be turned once a Month at the least.

And the Keeper of the faid House shall duly attend at proper Hours to be assigned by the Governour and Council, for the receiving and delivering out of Merchants Powder.

And if at any Time the Payment for Merchants Powder(an Account whereof shall be rendred on Oath) will not defrey the Charge of looking after the said House, so much as is wanting, shall be paid out of the publick Treasury.

At a Great and General Court held at Boston, on the second Day of March, Question, Whether in the A& Intitled An A& for erecting of a Powder-House in the Town of Boston, made in the fifth Year of Queen Anne; the Saving therein mentioned doth not intend all the Gun-Powder belonging to the Province?

Resolved in the Affirmative; and that it is to be construed and understood of all Powder removed by Order of the Governour and Council for the Province Service.]

CHAP. IV.

An Act for the better preventing of Criminals avoiding of Justice.

Warrant &c. out of the Clerk of the Peace Office to run thro' the Province.

11 W. ca. 2.

If it declared and enacted by his Creellency the Governour, Conneil and Representatives in General Court assembled, and by the Authoutth of the same, That all Warrants and Summons in Criminal Matters, issuing out of the Clerk's Office of the Court of General Sessions of the Peace for any County, upon Complaint, Presentment or Indictment lying before fuch Court; shall run through the several Counties within the Province, and be duly executed by the Officer or Officers to whom they are directed, according to the Tenor thereof; as is already by Law provided for Writs in Civil Causes.

Tapes. Rates of Fozein Coins Ascertained. I 5.5.

Acts and Laws,

Paffed by the Great and GeneralCourt or Affembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston upon Wednesday the twenty-eight of May, 1707.

CHAP. I.

An Act in Addition to the Act directing how Rates or Taxes to be granted by the General Assembly, shall be affeffed and collected.

THEREAS the several Towns within this Province are by Law impowred annually to choose Assessors distinct from the Select-Men for the assessing of the Towns Proportion of all publick Taxes laid from Time to Time, by Order of the General Assembly:

We it declared and enacted by his Excellency the Governour, Council ca. 13. and Representatives in Beneral Court accembled, and by the Authority of the same, That the Assessors from Time to Time chosen in each Town distinct from the Select, Men, shall be the Assessor of such Town's Proportion alfo, to the County and Town Charges: who shall likewise be under Oath to the Discharge of that Trust, according to the Rules and Directions in the Law in that Respect, and to be under the like Penalty for not accepting and serving as is by Law directed for the Province Tax.

And every Town may choose a Collector or Collectors for the gathering of Collectors. the County and Town Charges, if the Inhabitants shall think fit; as the Law provides for the Province Taxes: Any Law, Usage or Custom to the contrary

notwithstanding

Act of Parliament.

CHAP. II.

An Act for Ascertaining the Rates of Forein Coins in Her Majesty's Plantations in America.

HEREAS for Remedying the Inconveniencies which had arisen from the different Rates at which the same Species of Forein Silver Coins did pass Preamble. in Her Majesty's several Colonies and Plantations in America, Her Most Excellent Majesty has thought fit by Her Royal Proclamation, bearing Date the Eighteenth Day of June, One Thousand Seven Hundred and Four, and in the Third Year of Her Reign, to Settle and Ascertain the Currency of Forein Coins in Her said Colonies and Plantations; in the Manner and Words following:

7E having had under Our Consideration the different Rates at which the same Species of Forein Coins do pass in Our several Colonies and Plantations in America, and the Inconveniencies thereof, by the indirect Practice of Drawing the Money from one Plantation to another; to the great Prejudice of the Trade of Our Subjects! And being Sensible, That the same cannot be otherwise Remedied, than by Reducing of all Forein Coins to the same Current Rate within all Our Dominions in America; And the principal Officers of Our Mint having laid before Us a Table of the Value of the several Forein Coins which usually pass in Payments in Our said Plantations, according to their Weight; and the Assays made of them in Our Mint, thereby shewing the just Proportion which each Coin ought to have to the other; which is as fol-

Rates of Forein Coins Ascertained.

loweth; viz. Sevill Peices of Eight, Old Plate, Seventeen Peny-weight Twelve Grains, Four Shillings and Six-pence; Sevill Peices of Eight, New Plate, Fourreen Peny-weight, Three Shillings Seven pence One farthing; Mexico Peices of Eight, Seventeen Peny-weight Twelve Grains, Four Shillings and Six pence; Pillar Peices of Eight, Seventeen Peny weight Twelve Grains, Four Shillings and Six pence Three farthings; Peru Pieces of Eight, Old Plate, Seventeen-Peny-weight Twelve Grains, Four Shillings and Five-pence, or thereabouts; Cross Dollars, Eighteen Peny weight, Four Shillings and Four-pence Three-farthings; Ducatoons of Flanders, Twenty Peny weight and Twenty one Grains. Five Shillings and Six pence; Ecu's of France, or Silver Lewis, Seventeen Peny-weight Twelve Grains, Four Shillings and Six-pence; Crusadoes of Portugal, Eleven Peny-weight Four Grains, Two Shillings and Ten pence One farthing; Three Gilder Pieces of Holland, Twenty Peny-weight and Seven Grains, Five Shillings and Seven Grains and lings and Two-pence One-farthing; Old Rix Dollars of the Empire, Eighteen Peny-weight and Ten Grains, Four Shillings and Six pence: The Halfs, Quarters and other Parts in Proportion to their Denominations, and Light Reices in Proportion to their Weight: We have therefore thought fit for Remedying the faid Inconveniencies, by the Advice of OurCouncil, to Publish and Declare, That from and after the First Day of January next ensuing the Date hereof, No Sevill, Pillar, or Mexico Peices of Eight, though of the sull Weight of Seventeen Peny-Weight and an half, shall be Accounted, Received, Taken or Paid within any of our faid Colonies or Plantations, as well those under Proprietors and Charters, as under Our immediate Commission and Government, at above the Rate of Six Shillings per Piece Current Money, for the Discharge of any Contracts or Bargains to be made after the faid First Day of January next, the Halfs, Quarters, and other leffer Pieces of the same Coins to be Accounted, Received, Taken, or Paid in the same Proportion: And the Currency of all Pieces of Eight of Peru, Dollars, and other Forein Species of Silver Coins, whether of the same or Baser Alloy, shall after the said First Day of January next, stand Regulated, according to their Weight and Finenels according and in Proportion to the Rate before Limited and Set for the Pieces of Eight of Sevill, Pillar and Menico; So that no Forein Silver Coin of any Sort be permitted to exceed the same Proportion upon any account whatfoever. And We do hereby Require and Command all Our Governours, Lieutenant-Governours, Magistrates, Officers, and all other Our good Subjects within Our said Colonies and Plantations, to Observe and Obey Our Directions herein, as they Tender Our Displeasure.

And whereas notwithstanding the said Proclamation, the same indirect Practices as are therein mentioned, are still Carried on within some of the saidColonies or Plantations, and the Money thereby drawn from one Plantation to another, in Prejudice of the Trade of Her Majesty's Subjects: Wherefore for the better Inforcing the due Execution of Her Majesty's said Proclamation throughout all the said Colonies and Plantations; and for the more effectual Remedying the said Inconveniencies thereby intended to be Remedyed:

Penalty for accounting, receiving ta-

Be it enacted by the Aucen's most Excellent Najesty, by and with the Advice and Consent of the Lozds Spiritual and Temporal, and Commons in this present Parliament allembled, and by the Authority of the same, That if any Person within any of the said Colonies or Plantations, as well those king or pay-ing any of the mission and Government, shall after the First Day of May, which shall be in several Species of Our Lord, One Thousand seven Hundred and Nine, for the DisverCoinshere- charge of any Contracts or Bargains to be thereafter made, account, receive, in mentioned, take or pay any of the several Species of Forein Silver Coins mentioned in at any greater the before-recited Proclamation, at any greater or higher Rate than at which after the fame is thereby Regulated, Setled and Allowed, to be Accounted, Reof May, 1709. ceived, Taken or Paid, every fuch Person so Accounting, Receiving, Taking or Paying the same contrary to the Directions therein contained, shall suffer

fix Months Imprisonment without Bail or Mainprize: Any Law, Custom or Usage in any of the said Colonies or Plantations to the contrary hereof in any wise notwithstanding; And shall likewise forfeit the Sum of Ten Pounds for every such Offence; One Moiery thereof to Her, Majesty, Her Heirs and Successors; the other Moiety to such Person or Persons as shall sue for the fame: To be Recovered with full Costs of Suit, by Action of Debt, Bill, Plaint or Information, in any of Her Majesty's Courts of Justice within any of the faid Plantations, or in any of the Courts of Justice of the Charter or Proprietary Governments where such Offence shall be committed.

Provided nevertheless, and it is hereby Declared, That nothing in the beforerecited Proclamation, or in this Act contained, shall extend, or be construed to compel any Person to receive any of the said Species of Forein Silver Coins, at the respective Rates in the said Proclamation mentioned.

Provided also, and it is hereby further Declared, That nothing in this Act contained, shall Extend or be Construed to Restrain her Majesty from Regulating and Setting the feveral Rates of the faid Species of Forein Silver Coins within any of the faid Colonies or Plantations, in such other Manner, and according to such other Rates and Proportions as her Majesty by her Royal Proclamation for that Purpose to be issued, shall from time to time judge proper and necessary; or from giving Her Royal Assent to any Law hereaster to be made in any of the faid Colonies or Plantations, for the Setling and Ascertaining the Current Races of such Coins within the said Colonies or Plantations; but that such further Regulations may be made, and such Assent given, in as full and ample Manner, to all Intents and Purposes, as the same might have been done in Case this Act had not been made, and no otherwise: Any Thing herein before contained to the contrary hereof in any wife notwithstanding.

C H'A P. III.

An Act for the Regulating of free Negroes, &c.

THEREAS in the several Towns and Precincts within this Province, Preamble: there are several free Negroes and Molattoes able of Body, and fit for Labour; who are not charged with Trainings, Watches, and other Services required of Her Majesty's Subjects; whereof they have Share in the Benefit:

Be it enaded by his Extellency the Governour, Council and Re- Negroes, &c. presentatives, in General Court allembled, and by the Authority of to do Service the fame, That the Select-Men of each Town or Precinct, be, and hereby Equivalent to are impowred to Order and Require so many Days Work yearly of each free Trainings, &c. Male Negro, or Molatto, able of Body, dwelling within such Town or Precing the interest of the III. cinct; in repairing of the High-Ways, cleanfing the Streets; or other Service for the common Benefit of the Place, as at the Discretion of the Select-Men, may be judged an Equivalent to the Services performed by others, as aforefaid.

And every Negro or Molatio as aforefaid, being duly warned by the Select-Men or other Person appointed by them, that shall neglect or refuse to attend and perform the Labour and Service at the Place and Time, as he is directed; fhall forfeit and pay to the Use of the Poor of such Town or Precinct five Shil-neglect.

lings per Diem, for each Days neglect of his Duty in that Respect.

And he it Enriper enacted, That all free Male Negroes, or Molattoes, of the Age of sixteen Years and upwards, able of Body, in Case of Alarm, shall make their Appearance at the Parade of the military Company of the Precinct To attend in wherein they dwell; and attend fuch Service as the first Commission Officer of Caseof Alarm. fuch Company shall direct, during the Time the Company continues in Arms; on Pain of forfeiting the Suni of twenty Shilings, to the Use of the Company, or performing eight Days Labour, as aforesaid; without reasonable Excuse made and accepted, for not attending.

And

Common Rusances. Distracted Persons. 158

Not to har-

And be it further enaced, That every free Negro or Molatto, who shall bour Servants. harbour or entertain any Negro or Molatto Servant in his or her House, without the Leave and Consent of their respective Masters or Mistresses; shall forfeit and pay the Sum of five Shillings, to the Use of the Poor of the Town, for each Offence.

Punishment in Cafe of not paying their Fines.

And if any Negro or Molatto as aforefaid, shall be unable to pay his or her Fine; or shall neglect or refuse to attend the Labour assign'd him as aforesaid; any of Her Majesty's Justices upon Complaint thereof made, are hereby impowred to commit fuch Delinquent to the House of Correction, there to receive the Discipline of the House, and to be kept to hard Labour double the Number of Days affigned him to Work as aforefaid; or as is the Sum of his or her Fine, at the Rate of one Shilling per Diem.

Acts and Laws,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-fixth Day of May, 1708.

CHAP. I.

An Act in Addition to and Explanation of the Act for Prevention of common Nusances.

2 W. & M. - 1 tca. 9.

THEREAS in the Act Intitled, An Act for Prevention of common Nusances, arising by Slaughter-Houses, Still-Houses, Tallow-Chandlers and Curriers, made and pass'd in the fourth Year of the Reign of King William and Queen Mary; It is directed and ordered, " That there be " Houses specially assign'd for the killing of Meat, Distilling, trying of Tallow, " and currying of Leather, where they may be less offensive: And that the said " Callings be exercifed in no other Places:

Leather Dreffers comprehended under the Denomination of Curriers.

We ft declared and enacted by his Excellency the Governour, Council and Representatives, in General Court assembled, and by the Authority of the same. That the dressing of Leather, either with Lime, Allum or Oil; and particularly the latter, is intended, comprehended, and so to be understood in the said Act under the Denomination of Curriers; and is hereby declared a common Nusance; and forbidden under the Pains and Penalties in the faid Act mentioned.

CHAP. II.

An Act in Addition to the Act for the Relief of Idiots and distracted Persons.

6 W. & M.

THERE AS in and by the Act Intitled, AnAct for the Relief of Idiots and distracted Persons; made and pass'd Sexto Willielmiet Mariæ, the Justices of the Superiour Court of Judicature are directed and impow-red to licence and authorize the Select-Men or Overfeers of the Poor of the Town or Place whereto fuch impotent or distracted Person belongs; or such others as the said Justices Shall think sit, to make Sale of the Housing and Land of any fuch impotent or distracted Person; the Produce thereof upon Sale to be secured, improved and imployed to and for the Use Relief and Safety of such Person, as the Justices shall direct; as long as the Person shall live, or until he or she be restored to be of sound Mind: And the Overplus (if any be) to and for the Use of the next and right Heirs of such Party : which Uses being so restrained and limited, the just Debts of the Party (in Case such there be) cannot be paid thereout; which exposes the Estate to Loss and Charge of Law-Suit for recovery thereof: 15€

Tar, Witch, &c.

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We it therefore declared and enaced by his Excellency the Governour, Elate of Per-Council and Representatives in General Court assembled, and by the Au-fonsdistracted, thousing of the same, That the Goods, Chattels, Housing and Lands of any Payment of impotent or distracted Person, or the Produce thereof upon Sale made, by Lie their Debts. cence and Impowerment as aforesaid, be subject in the first Place, and be accordingly so directed and applied to the Payment of the just Debts owing by such Person, which were contracted before the Time of his or her Distraction : Any Restriction or Limitation in the afore-recited Act, Law, Usage or Custom to the contrary notwithstanding.

An Act,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-fixth Day of May, 1708. And continued by several Prorogations unto Wednesday the fixteenth of February following, and then met.

CHAP. III.

An Act in Addition to the Act for Regulating the Affize of Cask for Tar, Pitch, Turpentine, Sc. and for preventing Frauds and Deceit in the faid Commodities.

E it enaced by his Excellency the Governour, Council and Repre-fentatives in General Court allembled, and by the Authority of the 4 A. ca. 1. same, That all Persons from and after the Publication of this Act, who Tar, &c. to are Makers or Drawers of Tar, Pitch, Turpentine and Rozin in any Town with- be mark'd on in this Province, shall after the making thereof, and before they expose the the Head with fame to Sale, fet the first Letters of their Names, with a Brand Mark, on the and upon Cerbest Head of the Barrel they put it up in ; and shall also cause the same first to tificate from be searched by the Searcher: and upon his Certificate, to be entred by the the Searcher Town Clerk, in a particular Book for that End, with the Name of the Owner, to be Regi-Time of Entry, and Mark, in the Head of every Barrel; in the Town where the Maker or Drawer lives. And the Town Clerk shall be paid by the Owner Town Clerk's thereof for recording and giving out Certificate, the Sum of fix Pence for each Fee for Regi-Parcel. And all Tar, Pitch, Turpentine and Rozin that shall be fold, disposed ster & Certifiof or transported out of the Town where it is made, before it be searched, mark, cate. ed, both with the Marker and Searcher's mark, and recorded as aforesaid, shall penalty for be forseited. And if any Man shall presume to counterfeit another Man's Counterseit-Mark on any of the said Commodities, he shall pay as a Fine the Sum of four ing the Mark! Pounds for each Barrel he shall make a counterfeit Mark upon.

And the respective Officers appointed and to be appointed in each Sea-Port Town within this Province, to Search, Survey and Gage all Tar, Pitch, Turching before pentine and Rozin, according to the Law, shall be paid for all of the said Com Shipping. modities, that shall be exported out of the Province, by the Shipper, the Sum of three Pence per Barrel, for their Service therein, instead of the two Pence

per Barrel in the Law already enacted.

And it is further enacted by the Authority aforesaid, That all Fines, Fines and For-Penalties and Forfeitures arising by Force and Virtue of this Act shall be the seitures how one Half to the Use of the Poor of the Town, where the Offence shall be to be disposed. discovered, and Seizure made; and the other Half to him or them that shall inform and fue for the same, in any of Her Majesty's Courts of Record within this Province: Any Law, Usage or Custom to the contrary notwithstanding.

Mills.

An Act,

Passed by the Great and GeneralCourt or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston upon Wednesday the twenty-fifth Day of May, 1709.

Repealed

CHAP.

An Act for the Upholding and Regulating of Mills.

Preamble.

 $m{\mathcal{F}HEREAS}$ frequently there are divers Partners, Owners of Millserected for the commonUse and Benefit of the respective Towns wherein they are, and oft-times improved by the Inhabitants of Neighbouring. Towns: And for as much as by Reason of Disagreement, Death or Decay of some of the Partners, or perplexity by Entail on their Descendants, Mills sometimes fall to despair, and are rendred useless and unserviceable, if not totally demolished, to the Hurt and Detriment of the Publick, as well as Loss to the other Partners, who stand ready to advance their Parts of the Charge for repairing, amending, or rebuilding of the same:

Additional A&. 12. A. ca. 9 1 & 2 G. 2. ca. 4.

Be it therefore enacted by his Excellency the Governour, Council and Representatives in General Court astembled, and hy the Authority of the same, That when and so often as it shall happen any Mill, or Mills, Mill Dam, Flood Gates, Slucies, running Gear, or Appurtenances, to be demolished, broken, worn out, or stand in need of Repair and Amendment, it shall and may be lawful to and for any one or more of the Partners, on Knowledge thereof, to notify and fummon a general Meeting of the whole, at the faid Mill or Mills, on a certain Day and Time, within fifteen Days next after the issuing of such Notification or Summons, to consult and agree about the rebuilding or repairing of such Mill or Mills, or Appurtenances, or Defects therein, to make them ferviceable.

Owners Meeting.

Major Part of to' direct.

And if any Partner being so notifyed, shall neglect to attend such Meeting, the Interested or being met shall refuse to agree with the major Part of the-Interested for rebuilding, repairing and fitting up of fuch Mill or Mills, so as to make them serviceable, or to pay his Part of the Cost and Charge thereof, the rest of the Partners, being the major Part of the Interested, may direct and cause the same to be done, and shall be reimbursed and paid such Sum or Sums as they or any of them shall advance and disburse thereon, over and above their own respective Shares and Proportion, with Interest for the same in the Interim, out of the said Mill or Mills, or the Profits or Earnings thereof. And it shall and may be lawful for them, and they are hereby impowred to demand, fue for, recover and receive the fame accordingly: Any Law, Usage or Custom to the contrary notwithstanding.

Advance for any Partner how to be secured.

> And he it further enaced by the Authority aforelaid, That every Miller shall be provided of Scales and Weights to weigh Corn to and from the Mill, if defired: And the Toll for grinding all forts of Grain, shall be one sixteenth Part, and no more: Any Law, Usage or Custom to the contrary notwithstanding.

Saving.

Toll.

Provided, That nothing herein contained shall be construed to annul or make void any particular Contract or Contracts made or to be made, respecting the Repairs of any Mill or Mills.

Drains, &c.

An Act,

Passed by the Great and General Court or Assembly of HerMajesty's Province of the Massachusett's-Bay in New-England: Begun and held at Boston, upon Wednesday the twenty-fifth Day of May; 1709. And continued by several Prorogations unto Wednesday the twenty-fixth of Odober following; and then met:

C. H. A P. II. Repealed

An Act for Regulating of Drains, and common Shores.

OR preventing of Inconveniencies and Damages by frequent breaking up Preamble. the High Ways, Streets, and Lanes in Towns, for the laying and repairing of Drains, or common Shores, and of Differences arising among Partners in fuch Drains, or common Shores, above their Proportion of the Charge for making or repairing the same:

Be it enacted by his Excellency the Governour, Council and Repre- Penalty for sentatives, in General Court astembled, and by the Authority of the same, digging or That from and after the twenty-fifth Day of March in the Year of our Lord, the Ground One Thousand seven Hundred and ten, no Person may presume to dig or break in any High. up the Ground, in any High Way, Street or Lane, within any Town, for the Way, Street, laying, repairing or amending of any Drain, or common Shore, without the &c. without Approbation and Confent of the Select-Men, fignified in writing under the Approbation. Hand of the Town-Clerk, on Pain of forfeiting twenty Shillings, to the Use. of the Poor of such Town, to be levied by Warrant from any one of Her Majesty's Justices of the Peace; and to make good all Damages occasioned by fuch Breach:

And be it futther enaced, That all Drains and common Shores for the Drains and draining of Cellars hereafter to be made or repaired in any Streets or High-Ways, common shall be substantially done with Brick or Stone, in such Manner as the Select-Shores to be Men of the Town shall direct.

And that it shall and may be lawful to and for any one or more of the Inha-Liberty to bitants of any Town, at his or their own Cost and Charge, to make and lay a lay a Main common Shore or main Drain for the Benefit of themselves and others, that Drain or shall think fit to join therein. And every Person that shall afterwards enter common his or her particular Drain into such common Shore, or main Drain; or by any Shore. more remote Means receive Benefit thereby, for the draining of their Cellars or Persons re-Lands; shall be obliged to pay unto the Owner or Owners of such common ceiving Bene-Shore, or main Drain, a proportionable Part of the Charge of making or re- fit thereby, to pairing the same; or so much thereof as shall be below the Place where any pay towards particular Drain joins or enters thereinto; at the Judgment of the Select-Men at the Judgof the Town, or major Part of them.

Select men.

Saving a Right of Appeal to the Court of General Sessions of the Peace, to the Party aggrieved at any fuch Determination.

Appeal.

Provided, This A& shall not extend to the altering of any particular Agree- Contracts ment or Contract, made betwixt Persons Interested in any Drain or common saved. Shore.

Wears, &c. Ferry over Charles-River.

An Act

Passed by the Great and General Court or Assembly of HerMajesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the twenty-fifth Day of May, 1709. And continued by feveral Prorogations unto Wednesday the first of February following; and then met.

An Act to prevent Nusances by Hedges, Wears, and other Incumbrances, obstructing the Passage of Fish in Rivers.

4 W. & M. ca. 9.

Obstruction of the Course of Fish in Rivers, by Wears, &c. a common Nusance. -

None to be levied or fet up, without Allowance of the Court of General Seffions of the Peace.

Proviso.

t it enaced by his Excellency the Governour, Council and Representatives, in General Cours allembled, and his the Auckaria presentatives, in General Court allembled, and by the Authority of the same, That no Wears, Hedges, Fish-garths, Stakes, Kiddles, or other Disturbance or Incumbrance, shall be set, erected or made, on or a-cross any River, to the stopping, obstructing or straitning of the natural or usual Course and Passage of Fish in their Seasons, or Spring of the Year, without the Approbation and Allowance first had and obtained from the General Sessions of the Peace in the same County: who are hereby authorized and impowred, on Application made: to them at their Sessions, to grant Liberty for the same; or to deny it, as they shall see it to be either a publick Good or Damage; and so yearly from Time to Time, to be allowed or disallowed, as they shall direct.

And that all Wears, Hedges, Fish-garths, Stakes, Kiddles, or other Incumbrance whatfoever, fet up and made, or hereafter to be levied, fet up or made in, on, or a-cross any River, to the straitning; obstructing and stopping the natural, common or usual Passage of Fish, in the Spring or proper Scasons of the Year, without Approbation or Allowance first had and obtained for the same, in manner as in and by this Act is directed; are declared to be a common Nusance, and shall be demolished and pulled down; not to be again repaired or amended. And that on Complaint made to the General Sessions of the Peace, or to any two Justices of the Peace Quorum Unus, in their respective Counties; a Writ shall be granted to the Sheriff or Constable of the Fown where the Nusance is done, to cause the Party or Parties complained of, to be examined; and upon Conviction to remove the same; and to command suitable Assistance therefor, at the Cost and Charge of the Person or Persons so offending.

Provided, That nothing herein contained shall be construed to extend to the pulling down or demolishing of any Mill Dam already made, or that shall hereafter be lawfully and orderly made.

Acts and Laws,

Passed by the Great and General Court or Assembly of Her Majesty's **Province of the Massachusetts-Bay in New-England**, Begun and **Held**. at Boston, upon Wednesday the thirty-first Day-of May, 1710.

An Act for the better Regulating the Ferry over Charles-River, betwixt Boston and Charlestown.

Preamble.

6 W. & M. ca. 6, and References

HEREAS several Petitions have been humbly ofered to this Court from Charlestown, Cambridge and Woburn, signed by many of the Inhabitants of the faid Towns; and of divers others, Inhabitants of the adjacent Towns within the County of Middlefex, complaining of great Remissness and Neglect of due Attendance of the said Ferry, to the very great Detriment

Chates of Intestates.

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Detriment of the Province; and having thereupon been attended by the Trea-. surer of the College (the Profits and Revenues of the said Ferry being granted to Harvard College in Cambridge) and seen the Lease by him made of the said Kerry for several Years yet to come.

For Redress of the Grievances complained of; and to the intent the said. Ferry may be accommodated for the Good and Service of the Province, and of Her Majesty's Subjects within the same, much increased over what they were at the first settling of the Ferry, now become a great Passage for Transportation: which that it may be done with the more Ease and Speed, the said Lease

or Leases notwithstanding : Be it enaned by his Excellency the Gabernour, Council and Re-Three Boats, presentatives, in General Court astembled, and by the Authority of to attend the the same, That henceforth there be three sufficient suitable Boats and Appur. Ferry. tenances, with able, fober Persons to row in them, kept for the Transportation of Persons and Horses over the said Ferry: One of which in Turns to be always passing on the Water from Side to Side, in all proper Seasons when Boats may safely pass; not being obstructed by Ice, or extraordinay stormy Weather: Four Boats. And as any one of the faid Boats shall Land on either Shore, the other Boat onthe same Side to put off immediately: The three Boats to continue plying from Side to Side with all Industry and Diligence daily (except on the Lord's tinue passing Day, and then to pass no oftner than Necessity shall require) from Sun rise, from & until nine of the Clock at Night, from the first of April until the first of October to the first of April Hours, at Morning and Morning and Night. And after those Hours, upon any necessary Occasion; and to be Night. paid one Shilling, if it be one fingle Person; and if more, then double Ferrage for the whole Number, over and above one Shilling among all the Passengers, And that the Boats be lodged on that Side every Night in equal Proportion. where they are owned.

The faid three Boats to be three several seperate Interests, not all of one Town. Seperate Interests. And the Ferry-Men employed in the faid Boats respectively, shall give constant and diligent Attendance; and not deny or delay the speedy carrying over Constant and any Passenger or Passengers, according to the true Intent and Meaning of this and diligent Atthe former Laws relating to the faid Ferry; under the Penalty therein provided. tendance required.

And for preventing of Abuses oft-times offered to Ferry-men, by cheating them of their Ferrage; or putting them to make unreasonable Exchange:

We it enaned be the Authority aforefaid, That it shall and may be lawful Ferrage to be be it enauth by the Authority atoiciand, I not it man and may be lawful paid before to and for the Fery-men, to demand and receive Pay of all Passengers before Landing. they fet them on Shore: And that the Ferry-men shall not be required or ob-liged to exchange for above the Value of three Shillings and fix Pence, where Exchange not the Ferrage does not exceed that Sum.

to be required.

CHAP. II.

An Act in Addition to, and for Explanation of the Act for 4 W. & M. the Settling and Distribution of the Estates of Intestates.

We it enacted by his Excellency the Governour, Council and Reprefentarives in General Court allembled, and by the Authority of Brothers and the same, That, if after the Death of a Father, any of his Children, sisters of any shall die Intestate, without Wife or Children, in the Life-time of the Mother, Person deevery Brother and Sister and the Representatives of them, shall have an equal ceased In-Share with her in the Estate of the Intestate: Any Thing in the aforesaid Act out Wife or for the Settling and Distribution of the Estates of Intestates to the contrary there- Children to of in any wife, notwithstanding.

And be it further enaced by the Authority aforesaid, That every Judge with the Moof Probate in making up and passing the Accounts of Administration of the E-states of Persons deceased, be, and is hereby directed to have Consideration, and make Allowance of necessary Bedding, Utensils and Implements of Houshold,

164 Town-Officers. Coeders of Mood. Asselsments.

Allowance to necessary for the upholding of Life, to the Use of the Wife and Family of the Deceased; where Provision is not made for the Wife in that Respect by Will. And fuch necessary Bedding, Utensils and Implements of Houshold, shall not be accounted Assets in the Hands of the Executor or Administrator, nor subject to the Payment of Debts, altho' the Estate prove Insolvent: as they could not have been levied or distrained for Debt in the Parties Life-time: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. III.

16 W. ca. z. An Act relating to Searchers and Sealers of Leather, and Clerks of the Market.

Preamble.

NIHEREAS there are several Town Officers of whom an Oath is by Law required, but no Penalty provided upon their Refusal:

Sealers of Leather; and Glerks of the Market, Penalty for refusing to ferve.

We it enacted by his Excellency the Governour, Council and Repre-Searchers and fentatives in General Court allembled, and by the Authority of the same. That if any Person chosen to the Office of a Searcher and Scaler of Leather; or Clerk of the Market in any Town, shall refuse to take the Oath respectively required by Law for executing of such Office; without reasonable Excuse made, and accepted by the Justices of the Court of General Sessions of the Peace within the same County, for his not serving; shall pay forty Shillings Fine, to the Use of the Poor of such Town: Any Law, Usage or Custom to the contrary notwithstanding.

Repealed

CHAP. IV.

4. 4. ca. 4 An Act in Addition to an Act to prevent Fraud in Cord Wood, \mathfrak{S}_c .

Select-Men to appoint the Fee of Wood Corders.

tit enaced by his Excellency the Governour, Council and Repre-fentatives, in General Court assembled, and by the Authority of the same, That the Select-Men in every Town (where Corders of Wood are chosen) shall from Time to Time, as there shall be Occasion, appoint the Fees for cording Wood: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP V.

An Act directing the levying and collecting of County and Town Assessments.

4 W. & M. ca. 13.

HEREAS the Act Intitled, An Act for regulating of Townships; choice of Town Officers, and setting forth their Power; made and passed in the fourth Year of the Reign of King William and Queen Mary; directs and restrains the collecting and gathering of all Rates and Assessments, for County and Town Charges respectively, to the Constables of the Towns wherein they are levied; which in some Towns is attended with several Inconveniencies :

For Remedy whereof:

Towns and Precincts allowed to choose Collectors.

Be it enacted by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That it shall and may be lawful to and for the Freeholders and Inhabitants of each Town, District or Precinct within this Province, orderly set off and established annually from Time to Time, to elect and appoint a Collector or Collectors distinct from the Constable or Constables, for the gathering of all Rates and Assessments, from Time to Time duly assessed and levied within such Town

_Admeasuzement of Woards.

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or District, to and for County Charges; and to all Charges of every Kind whatfoever, enumerated in the aforefaid Act of Townships, arising within the. fame Town, District or Precinct, for any Use or Uses, Services, Dues or Payments, there to be made and done.

And all fuch Rates or Affesments, shall be demanded, paid to and received No County or by a Constable or Collector to whom the same shall be committed to gather, with a Warrant from the Select-Men or Assessments, under their Hands, in Form as by Law prescribed; and by no other Person or Persons: Any Law, Usage Constable or

or Custom to the contrary in any wise notwithstanding.

And every Collector or Constable to whom any such Rates or Assessments shall be committed, with a Warrant as aforesaid, shall levy, gather and receive the same, according to the Direction in the Warrant to him given; and shall Constables to Account for all his Receipts, and make Payment of what and fo much as he make Payshall levy and gather of the several Rates and Assessments, committed to him ment, as dias aforefaid, to the County or Town Treasurers respectively; or other Receiver rected. as by his Warrant he shall be required, in Manner and Time as is by Law provided; and be subject to the Pains and Penalties therein contained, in Case of

Neglect either of collecting or paying.

Be it enacted by the Authority afarelain, That the Treasurer of each County Treasurery respectively, be impowred to draw in and inforce the Payment of all His Accounts County Charges, ordered by the Court of General Sessions of the Peace, by all to be laid befuch Rules and Methods prescribed by Law to enable the Treasurer and Recei- fore the Gever-General to gather in the Province Taxes; and shall from Time to Time lay bly in May before the General Assembly at their appiversary Session in May an Account before the General Assembly at their anniversary Session in May, an Account Session annuof all Money that has been raised in his respective County; or by any Means ally. received by him as County Treasurer the Year past; what each Town paid to. wards it, and how the same has been employed or disposed of. And no further Affessment shall be levied, until the said Account has been offered to the General Court, as aforesaid, and allowed by them.

CHAP. VI.

An Act for the Admeasurement of Boards, Plank and Timber; and Regulating the Tale of Shingles.

HEREAS Boards, Plank and Timber, are ufually Sold by the Mea- Preamble. fure set upon them at the Mills where they are Sawn; and Bundles of Shingles are mark d for a greater Number than what they contain; wherein great Fraud and Deceit is too often practifed by ill minded Persons:

For Prevention whereof:

Be it enacted by his Excellency the Governour, Council and Re- Surveyors and presentatives in General Court Assembled, and by the Authority of Measurers of the same, That in each Maritime Town within this Province, where Boards, Boards &c. to Plank, Timber and Slir-Work are usually imported, or brought for Sale, or elected in exported beyond Sea; there be two or more honest skilful Persons, annually e-Maritime lected by such Town, at the Time of their anniversary Choice of Town Offi-Towns. cers; to be Surveyers and Measurers of Boards, Plank, Timber and Slit-Work, and Surveyers of Shingles; who shall be sworn in Manner as other Town--Officers, to the faithful Performance of the Duty of their Office.

And all Boards, Plank, Timber or Slit-Work, imported or brought for Sale; AllBoards &c. before their Delivery upon Sale, shall be viewed, surveyed, and also measured before Sale. by one of the said Officers, where he shall have any doubt of the Measure; having Consideration for drying and shrinking: also shall mark a-new all such to the just Contents; making reasonable Allowance for Rots, Splits and Wains.

The Buyer to pay the Officer fix-Pence per Thousand Feet for viewing only, Fee for viewand fix-Pence per Thousand Feet more for measuring and marking; and pro ing and mearato for a leffer Quantity than a Thousand Feet,

And

Common Pusances.

No Boards &c. to be exported before viewing.

And no Boards, Plank, Timber or Slit-Work, shall be delivered upon Sale, or shipped for Exportation beyond Sea, before they have been viewed and surveyed, and also measured (if Occasion be) and marked a-new by one of the Officers thereto appointed; on pain of being forfeited, or the Value thereof, by the feller or shipper; to the Use of the Poor of the Town where they are

Shingles not holding out in Number to be forseited.

And he it further enacted, That all Shingles exposed to Sale by Quantities in Bundles, that do not hold out the Number they are mark'd for; unless it appear some have deen drawn or shaken out of the Bundle after packing; shall be forfeited to the Use of the Poor of the Town where they are exposed; the Charge of fearching and telling of them, to be paid thereout.

7 W. ca. 7.

Dimensions of Merchan.

That every Bundle of Shingles that, according to the found Judgment of the Surveyor, will hold out one with another, four and half Inches in Breadth shall be accounted Merchantable; provided they are fifteen or eighteen Inches in Length, according to which Length they are fold for; and the least to be three tableShingles. Inches in Breadth and upwards, and one third of an Inch or upwards in thickness; and all that are otherwise, to be culled out and burnt, and so many more, if need be, till what are left of the saidBundle will bear the four and half Inches, according to the Judgment of the Surveyor; who shall have for his Service one Penny for every Thousand surveyed; and one Penny more per Thousand for telling; to be paid by the Buyer, where no Forfeiture is for want of Tale to fatisfy the Charge; and for every Thousand he culls and binds up again, twelve Pence per Thousand, and proportionable for lesser Quantity; to be paid by the Owner or Seller of the faid Shingles, returning the Remainder to the Owner, if any be, after the Charges are paid: Any Law, Usage or Custom to the contrary notwithstanding

Fee for furveying and telling.

CHAP. VII.

An Act for explaining and enlarging of the Act for Prevention of common Nusances arising by Slaughter-Houses, Still-Houses, &c. Tallow-Chandlers and Curriers.

Preamble.

4 W. & M. ca. 13.

THERE AS in and by the Act Intituled, An Act for Prevention of common Nusances arising by Slaughter-Houses, Still-Houses, &c. Tallow-Chandlers and Curriers; made and passed in the fourth Year of the Reign of their late Majesties King William and Queen Mary: It is enace, "That "the Select-Men of the Towns of Boston, Salem and Charlestown respectively, " or other Market Towns within the Province, with two or more Justices of Peace " dwelling in the Town; or two of the next Justices in the County. shall, at " or before the last Day of March, One Thousand six hundred ninety three, "assign some certain Places in each of the said Towns (where it may be least " offensive) for the erecting and setting up Slaughter-Houses, for the killing of "all Meat, Still-Houses, and Houses for trying of Tallow, and currying of " Leather: At which Houses and Places respectively and no other, all Butchers " and Slaughter-Men, Distillers, Chandlers and Curriers shall exercise and practice " their respective Trades and Mysteries.

But for as much as by Reason of the growth and increase of the said Towns, several of the Houses and Places then so assign'd, are become inconvenient for the Use intended, offensive, and by ill Stenches tend to breed Infection. said Act directing to that Time only for the assigning of Places for thoseUses,

and not looking forward:

Places to be affign'd for Slaughtering Meat, &c.

Be it enacted by his Greellency the Governour, Council and Reprefentatives, in General Court assembled, and by the Authozicy of the same, That it shall and may be lawful to and for the Select-Men of each of the Towns aforelaid respectively, with two Justices as aforesaid, Inhabitants of the Town, (if fuch there be) from Time to Time as Occasion shall be, to assign and appoint fuitable

Suppression of Robberies, &c.

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fuitable Places, where it may by least offensive, for the exercising of any of the aforefaid Trades or Mysteries, of killing Meat, distilling of Spirits, trying of Tallow, or currying of Leather; and to forbid and restrain the Exercise of either

of them in other Places, not so approved and allowed of.

and he it further enacted by the Authority aforesaid. That when and becoming offensive to be as a figure of the assistance of the aforesaid Trades or Myster Inquiry by a ries, to become a Nusance by Reason of offensive and ill Stenches proceeding Jury. from the same, or otherwise hurtful to the Neighbourhood; it shall and may be lawful to and for the Court of General Sessions of the Peace within the County, to cause Inquiry to be made thereinto by a Jury, and to suppress such Nusance by prohibiting and restraining the further Use thereof, for the Exercise of either Penalty for of the aforefaid Trades or Mysteries; under a Fine not exceeding forty Shillings or making per Month, to be to the Use of the Poor of such Town, or otherwise as in their any other Discretion they shall think fit, by causing the said Nusance to be removed or Nusances: prevented; or any other Nusance to be inquired of in Manner aforesaid.

And he it further enaced, That the Proof of any dead Beast or Beast's Conviction of Slaughter hanging up in any Out-House; or the lying, or carrying out the Intrails, Gar-Houses. bage of Beasts, or Blood of Creatures in or out of such House, shall be sufficient Conviction in Law, that such House is used for a Slaughter-House, within the

Intent of the Law against common Nusances.

Places affign'd

An Act,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the thirtieth Day of May, 1711.

CHAP. I.

An Act for suppressing of Robberies and Assaults.

4 W. & M.

O the Intent Her Majesty's Leige People may be in Peace and out of Fear of 3 G. ca. 3. being affaulted and robbed by ill-minded wicked Ruffians, as they are tra- Preamble: velling the common Roads or High-Ways; or of being infulted, and indecently treated or abused as they are civilly walking and recreating themselves in the Fields, Streets, or Lanes in Towns:

Fe it enaced by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, Robbing on That every Person and Persons that shall be convicted of assaulting and robbing, the Highand taking away from the Person of another travelling the common Road or way. High-Way, any Money, Goods, Cloathing, or other Things whatfoever; shall be punished with burning in the Forehead or Hand, suffer six Months Imprisonment, and render treble Damages to the Party robbed.

And upon a second Conviction of the like Offence, shall be deemed a Felon, Second Con-

and suffer the Pains of Death, as in Cases of Felony.

And he it further enacted by the Authority aforesaid, That whosoever shall be convicted of assaulting, or offering any Insolence or Violence to any Assaulting of Woman or Woman. Kind, in the Fields, Streets or Lanes in any Town; or of Women. despoiling them, damnify or defacing any of their Attire or Ornaments, or attempting the fame; shall be punished by being publickly whiped, not exceeding ten Stripes; or by being committed to the House of Correction, to receive the Discipline of the House; and continue there by the space of thirty Days, and kept according to the Rules and Orders of the House; and also find Sureties for the good Behaviour, before he be discharged. And any two Justices of the Peace Quorum Unus, in the vacancy of the Court of General Sessions of the Peace, are impowered to hear and determine this Offence.

vid. p. A15

And

Provision in Case of Fire.

Second Conviction.

And if the Party so offending, shall afterwards be convicted of committing the like Offence a second Time, he shall be further punished with burning in the Hand; by Sentence of the Court of General Sessions of the Pcace.

Parties Oath.

And it is further enacted, That in either of the Offences aforefaid, the Oath of the Party affaulted or robbed, being of Reputation, shall be received as one sufficient Evidence towards convicting the Person charged.

An Act,

Passed by the Great and General Court or Assemblyof HerMajesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the thirtieth Day of May, 1711. And continued by feveral Prorogations and Adjournments unto Wednesday the seventeenth of Odober following, and then met.

CHAP. II.

12 W. cz. 3. An Act providing in Case of Fire, for the more speedy Extinguishment thereof; and for the preserving of Goods endangered thereby.

Preamble.

THEREAS by Reason of the contiguity and adjoining of the Houses and Dwellings within the Town of Boston, Persons are under great Affrightment and Hurry, upon the breaking out of Fire; and not only the Person in whose House the Fire first breaks out, but the Neighbourbood are concerned to employ their utmost Diligence and Application to extinguish the Fire, and prevent the Progress thereof, and to preserve their Substance, by the removal of their Goods; being glad of the Assistance of others in that Regard: And divers evil-minded and wicked Persons, on Pretence of charitably offering their Help, taking Advantage of such Confusion and Calamities to rob, plunder, embezel, convey away, and conceal the Goods and Effects of their distressed Neighbours:

For preventing whereof:

Fire-wards.

Badge of their Office.

Power.

Houses.

4 W. & M. ca. I.

Be it enated by his Excellency the Governour, Council and Respectentatives in General Court astembled, and hy the Authority of the same, That it shall and may be lawful to and for the Justices of the Peace and Sclect-Men of the Town of Boston, from Time to Time, to appoint fuch Number of prudent Persons of known Fidelity, not exceeding ten, in the several Parts of the Town, as they may think fit; who shall be denominated and called Fire-wards; and have a proper Badge affigned to diffinguish them in their Office, viz. A Staff of five Feet in Length, coloured red; and headed with a bright brass Spire of six Inches long: And at Times of the breaking forth of Fire, and during the Continuance thereof, shall, and hereby are fully authorized and impowred, to command and require Affiltance for the extin-Pulling down guishing and putting out the Fire; and for removing of Houshold Stuff and or blowing up Furniture, Goods and Merchandizes, out of any Dwelling-Houses, Store-Houses, or other Buildings actually on Fire, or in Danger thereof; and Guards to secure, and take Care of the same: As also to require Assistance for the pulling down or blowing up of any Houses, or any other Service relating thereto; by the Direction of two or three of the chief Civil or Military Officers of the Town (as is by Law provided) to stop and prevent the further spreading of the Fire : And to suppress all Tumults and Disorder.

And the Officers from Time of Time appointed as aforefaid, are required upon the Notice of Fire breaking forth, taking their Badge with them, immediately to repair to the Place, and vigorously to exert their Authority for the requiring of Assistance, and using utmost Endeavours to extinguish or prevent

Affiftance'to be given them.

Reformation.

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the spreading of the Fire; and to preserve and secure the Estate of the Inhabitants. And due Obedience is required to be yielded to them, and each of them accordingly for that Service.

And all Disobedience, Neglect or Refusal in any, shall be informed of to some neglect. of Her Majesty's Justices of the Peace within two Days next after; and the Offenders therein, upon Conviction thereof, before any two Justices Quorum Unus, shall forfeit and pay the Sum of forty Shillings each; to be levied and distributed by the Discretion of the Select-Men, amongst the Poor most distressed by the Fire: And in Case the Offender of Offenders are unable to satisfy the Fine, then to suffer ten Days Imprisonment.

And be it further enaced by the Authority aforesaid, That if any Penalty on evil minded wicked Persons shall take Advantage of such Calamity, to rob, such as shall plunder, purloin, imbezel, convey away, or conceal any Goods, Merchandises or embezel or Effects of the distressed Inhabitants whose Houses are on Fire, or endangered Goods sav thereby, and put upon removing their Goods; and shall not restore and give out of the Notice thereof to the Owner or Owners, if known; or bring them into fuch Fire. publick Place as shall be appointed and assigned by the Governour and Council, within the Space of two Days next after Proclamation made for that Purpose; the Person or Persons so offending, and being thereof convicted, shall be deemed Thieves: and fuffer the utmost Severities of the Pains and Penalties by Law provided against such.

Acts and Laws,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the thirtieth Day of May, 1711. And continued by feveral Prorogations and Adjournments unto Wednesday the twelve of March following, and then met.

CHAP. I.

An Act against Intemperance, Immorality and Prophaneness, and for Reformation of Manners.

THEREAS the Laws at several Times established by the Government of this Her Majesty's Province of the Massachusetts-Bay, and Preamble. now in Force, have made good and wholfome Provision for the Regulation of Inns, Taverns, Ale-Houses, Victuallers, and other Houses for common 4 W. & M. Entertainment, and Retailers of strong Liquors out of Doors; and for preventing of Tipling and Drunkenness; declaring, that such licensed Houses ought 10.

to be improved to the right Ends and Uses for which they are designed; 10 W. ca. 8.

namely, For the Receiving Refreshment and Entertainment of The Province of namely, For the Receiving, Refreshment and Entertainment of Travellers and Strangers; and to serve the publick Occasions of the Towns, and Place in 4 W. & M. which they are; and not to be Nurseries of Vice and Debauchery, as is too 5 W. & M. frequently practised by some, to the Hurt of many Persons, by mispending their ca. 4.

Time, and Money, in such Houses, to the Ruin of Families:

And have also made good and wholsome Provision against Immoralities, Vice and Prophaneness:

and Prophaneness:

Be it therefore enaced and declared by his Excellency the Govecnour, Council and Representatives in General Court assembled, and Laws to be by the Authority of the same, That the Laws against Drunkenness, Proposed in the Town Meetphaneness, and other Immoralities, together with this Act, be solemnly read by ing. the Town-Clerk, in each Town, at their Anniversary Town Meeting in March, from Time to Time.

Reformation.

Direction to fee that the Laws be obferved.

And all Justices, Sheriffs, Grand-Jurors, Tything-Men, Constables, or other Officers whom it doth concern, are hereby firitly enjoined and required to exert their utmost Zeal and Vigour in seeing that the said several Laws be duly observed and kept: And that the Violators thereof be duly prosecuted and punished in Manner as by the said Laws is directed and provided: And the Select-Men and other principal well disposed Persons in each Town, desirous of a Reformation, are hereby exhorted and directed to countenance, accompany, affift and join with the Justices, Sheriffs, Tything-Men, Constables, and other Officers, in their Endeavours to discover and suppress all unlicensed Houses, and Vice Immorality and Prophaness.

And for reclaiming the over great Number of licensed Houses, many of which are chiefly used for Revelling and Tipling; and become Nurseries of Intemperance and Debauchery, indulged by the Masters or Keepers of the same, for

the sake of Gain:

A List of the Names of Persons licen. fed tobe transmitted to the Select men.

Be it endued by the Authority aforciaid, That the Clerk of the Peace in the respective Counties from Time to Time, annually, before the granting of Licences, do transmit to the Select-Men of every Town within the County, a List of the Names of the Persons in such Town, that were licensed the Year before; and that Licences be renewed to none of them that the Select-Men shall except to as unfit to hold and exercise such an Employment by Reason of their not keeping good Rule and Order in their Houses; nor being suitably accommodated and provided, for the Entertainment of Strangers and Travellers, as the Law directs; or not of fober Conversation.

None to be but upon the Recommendation of the Select-men.

And noPerson shall have his Licence renewed, until he produces a Certificate firfily licensed to the Justices of Quarter Sessions, that such List has been transmitted to the

Select-Men, and confidered by them.

And that no Time or Times hercafter, any Person or Persons, shall be firstly or originally licenfed to be a Victualler, Innholder, Taverner or Seller of Wine, Beer, Ale, Cyder or strong Drink or Spirits, by Retail; other than such who shall produce Certificate from the Select-Men of the Town where they dwell, recommending them to be Persons of sober Conversation, suitably qualified and provided for the Exercise of such an Employment. And that no Licence to be renew'd be renewed from Time to Time, to any Person hereto-fore licensed against whom any Presentment, Complaint or Information shall be made, for Misrule or Disorder in such House; or for not being suiably provided, as the Law in such Case requires, to entertain Strangers and Travellers at Bed and Board; before the Matter informed and complained of be inquired into and judged of. Provided fuch Presentment or Complaint be prosecuted to Effect, in the same Court for granting of Licences.

until Complaints be heard and judged of.

Licences not

Licens'd Perbly provided, to be depriv'd.

And if any common Victualler, Innholder or Taverner enjoined by Law to sons not suitably provided to receive and entertain Strangers, Travellers, or others, as Occasion may require, shall be convicted of refusing to make suitable Provision, when defired, for the receiving of Strangers, Travellers, and their Horses; or for any publick Entertainment; fuch Person shall be deprived of his Licence. And any three or more of the Justices of the Court of General Sessions of the Peace, Quorum Unus, are hereby impowred and directed, by Warrant under their Hands and Seals, directed to the Sheriff or his Deputy, to cause his Sign to be taken down.

Town Dweldrinking in public Houses

after nine at

And he it further enacted by the Authority aforesaid, That no Town lers prohibited Dweller or Inhabitant in any Town, shall upon any Pretence whatsoever be drinking or tipling in any Tavern, or other publick licenced House, or in any of the Dependencies thereof, after nine a Clock in the Night; under the Penalty of twenty Shillings; to be paid by the Master or Keeper of such House, for his entertaining of them; and one Shilling to be paid by each Person so offending.

Singing, Mu-

Night.

That no finging, fidling, piping, or any other Musick, dancing, or revelling shall fick and danc. be suffered or exercised, in any Tavern, or other publick licenced House; on ing forbidden Penalty of ten Shillings; to be paid by the Master or Keeper of the said House, in publicHou- as shall suffer the same; and five Shillings by each Person offending in any of the faid Particulars.

That

Reformation.

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That there be two Tything-Men annually chosen within each Military Division within the Town of Boston; whose particular and especial Care and Charge it shall be to inspect that their Part of the Town.

That common Drunkards be posted up at the Houses of Retailers of Wine Common Liquers out of Doors, as the Law directs to publick licensed Houses; with Drunkardsto and Liquors out of Doors, as the Law directs to publick licensed Houses; with be posted up

a Prohibition to them of felling Drink to any fuch.

And he it further enaced by the Authority aforesaid. That if any Perfon or Persons shall presume to keep a Tavern, Inn, or House of common En- Penalty for tertainment, or to fell by retail Wine, Beer, Ale, Cyder, or any strong Drink or felling with-Spirits, without Licence first orderly had and obtained for the same, as the Law out Licence, directs; fuch Person or Persons upon Conviction, or Confession thereof before one or more of Her Majesty's Justices of the Peace, shall forfeit and pay the Sum of fix Pounds, for every fuchOffence; the oneMoiety thereof to be to the Informer, and the other Moiety to the Use of the Poor of the Town, where the Offence shall be committed.

at Retailers.

And for the better Discovery and finding out Persons that shall presume to transgress against this Act, or any other of the Laws made against Vice, Prophaneness and Immorality:

The Select- Men in each respective Town, be, and archereby impowred from Select Men Time to Time to chuse and appoint one or more discreet Persons to over-see to appoint Persons to be and inform of any Breach of the faid Laws; who shall have a meet and honour- Informers. able Recompence made them for their Service, out of the Town Treasury, as

the Select Men shall think proper and suitable.

And he it further enacted, That no Person or Persons either singly or Rout or Distogether in Company shall presume to sing, dance, sidle, pipe, or use any muturbance in sical Instruments in any of the Streets, Lanes, or Alleys, within any Town in the the Night Night Time; or make any Rout, or other Disturbance, to the Disquiet and Distime. rest of any of the Inhabitants; under the Penalty of Five Shillings, for every Person so offending in any of the Particulars afore-mentioned; or being corporally punished by Imprisonment, sitting in the Stocks, or Cage.

And for the more religious Observation of the Lord's Day:

Be it enaced. That all Persons who shall be found in the Streets, Wharsis, Playing and Fields, or other Places within any Town, on the Evening following the Lord's Rudeness on Day, disporting, playing, making a Disturbance, or committing any Rudeness: the Evening The Persons so offending, shall each of them pay a Fine of five Shillings, or suffer Lord's Day twelve Hours Imprisonment, or sit in the Stocks, not exceeding two Hours. forbidden. All Fines and Forfeitures arising by Virtue of this Act, or any Paragraph thereof, and not herein before disposed of, shall be to and for the Use of the Poor of the Town where the Offence shall be committed: any Law, Usage or Custom to the contrary notwithstanding.

And the Constables of the respective Towns are hereby directed and specially quired to preimpowred, to prevent the Propharation of the Lord's Day, by restraining Persons vent Propharation of the from walking, recreating and disporting themselves in the Streets, Wharsfs, or Lord's Day

Fields, in the Time of publick Worship.

And forasmuch as the well educating and instructing of Children and Youth ship. in Families and Schools, are a necessary Means to propagate Religion, and good Manners; and the Conversation and Example of Heads of Families, and Schools, having great Influence on those under their Care and Government to an Imitation thereof:

Be it enacted by the Authority aforefaid, That no Person or Persons Keepers of Schools to shall or may presume to set up or keep a School for the teaching and instructing have the Apof Children or Youth in reading, writing, or any other Science, but such as are probation of of fober and good Conversation; and have the Allowance and Approbation of the Selectthe Select-Men of the Town in which any fuch School is to be kept; Grammar Men. School Masters to have Approbation, as the Law in such Case already provides. .

Constables rein the Time of publick Wor-

Affise of Bricks.

Penalty for fetting up or keeping School without Approbation.

And if any Person or Persons after Publication of this Act, shall be so hardy, as to set up, or continue to keep any such School without Allowance and Approbation as aforefaid, the Perfon or Perfons so offending, shall forfeit and pay the Sum of forty Shillings; to the Use of the Poor of the Town where such School shall be set up, or continue to be kept, contrary to this Act; and so toties Quoties, as often as they shall be convicted: Any Law, Usage or Custom to the contrary notwithstanding.

And whereas evil Communication, wicked, prophane, impure, filthy and obscene Songs, Composures, Noritings or P rints, do corrupt the Mind; and are Incentives to all Manner of Impieties and Debaucheries: More especially when digested, composed or uttered in Imitation of Mockery of Devotion, or religious Exer-

Penalty for composing or publishing of prophane Songs, or mock Sermons

We it further enaced by the Authority alorefaid, That who loever shall be convicted of composing, writing, printing or publishing, of any filthy obscene or prophane Song, Pamphlet, Libel or Mock-Sermon, in Imitation or in mimicking of Preaching, or any other Part of divine Worship; every Person or Persons offending in any of the Particulars aforementioned, shall be punished by Fine to her Majesty, not exceeding twenty Pounds,; or by standing on the Pillory once or oftner, with an Infcription of his Crime in Capital Letters affixed over his Head; according to the Diferction of the Justices in Quarter-Seffions.

CHAP. II.

An Act for Regulating the Size of Bricks.

Preamble.

TPON Consideration of the great Quantities of Bricks now to be used for Building; and that the Firmness of Building very much depends on the Goodness of the Materials:

Clay to be dug before the 10th of Decemb. &c.

Be it enaced by his Greellency the Gobernour, Council and Reprefentatives, in General Court allembled, and by the Authority of the fame, That Clay for the making of Bricks shall be digged before the tenth of December yearly; and shall be turned over in the Month of February or March next enfuing, at least twenty Days before it be wrought; and then well and throughly wrought.

Not to be tempered with brackish WaAnd no Person shall temper his Clay with salt or brackish Water; nor digg

any Clay in any Place where the falt Water comes in.

And he it further enacted by the Authority aforesaid, That the Size of Bricks shan't be less than nine Inches long, four Inches and a Quarter of an Size of Bricks. Inch Broad, and two Inches and an Half Inch thick.

And all Moulds to be used for the making of Bricks, shall be made agreable Size of Moulds to these Sizes: That is to say, not less than nine Inches and a Quarter of an with Iron, and Inch long, four Inches a Quarter and a Half Quarter of an Inch broad, and two Inches and Half an Inch deep, within Side; being well shod with Iron, and fealed by the Sealer to be appointed, as is herein after directed: so that the Bricks may hold out the Dimensions prescribed as aforesaid, as near as may be when burned.

fealed.

Forfeiture of

Bricks not made in

Moulds as

And whosoever shall make and expose to Sale any Bricks not made in Moulds of the aforesaid Sizes, shod with Iron, and sealed by the Sealer; he shall lose and forfeit oneHalf of all fuchBricks made contrary hereto, or the Value thereof; to the Use of the Poor of the Town or District where they shall be made; afore directed. to be fued for and recovered in any of her Majesty's Courts of Record within the County where they shall be made, by the Treasurer of the Town or Town

Select-Men to appoint a Viewer and Sealer. To be fworn.

And the Select-Men of each Town where Bricks are ordinarily made, are hereby directed and ordered, annually to nominate and appoint a suitable Person to be a Viewer and Sealer of Moulds, for the making of Bricks; who shall be Sworn before a Justice of the Peace, to the faithful Execution of his Office.

And

Winisimmit Kerry:

And is hereby impowered from Time to Time, to enter into all Brick-Yards, to view their Moulds, and to see that they be of due Size, well shod with Iron, His Power. as aforefaid, and sealed; and if they be under Size, or not well shod, to break the same.

And every Brick-Maker before the setting of his Kiln, shall call the Viewer Brick Maker to over-fee his Bricks, who shall forthwith attend the Service; and be paid by Viewer bethe Brick Maker two Pence per Thousand for all Bricks by him viewed; fore sitting, and one Penny for each Mould by him sealed; the Select-Men of the Town to provide a Seal: Any Law, Usage or Custom to the contrary notwithstanding. His Fee.

CHAP. III.

An Act for further Regulation of the Ferry betwixt Boston and Winisimmit, within the County of Suffolk.

THERE AS notwithstanding the Provision made, in and by the AS 6 W. & M. passed in the eighth Year of the Reign of his late Majesty King William 8 W. ca. 7-the Third, Entitled, An Act in Addition to the Act for regulating Ferries: 4 G. ca. 4. There is still great Complaint of Neglect of a due Attendance of the Ferry from Boston to Winisimmit, and from thence to Boston; to the grievous Delay, Inconvenience and Damage of Travellers, and others constantly resorting thither for Passage: And there being but one Boat on a Side hitherto provided to tend the said Ferry; and the River wide, and the Number of Pasfengers much increased, by the Growth of the Towns on the Road in which the faid Ferry lies :

Be it therefore enacted by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That for the more speedy Transportation of Passengers, especially Three Boats Posts, there be from hence-forth at all Time and Times here after, a third to be kept. sufficient suitable Boat and Appurtenances, with able, sober Persons to row in her, provided and kept constantly to attend the said Ferry; for the transporting of Passengers, Horses, and other Things over the River; one of the three Boats in Turns to be always passing on the Water, from Side to Side, in all proper Scafons when Boats may fafely pass; not being obstructed by Ice, or extraordinary stormy Weather; and as one of the faid three Boats shall land on either Shoar, the other Boat on the same Side shall put off Immediately. The To be conthree Boats to continue plying from Side to Side, with all Industry and Diligence standy plying; daily, (except on the Lord's Day, and then to pass no oftner than Necessity shall require) from Sun rife, until nine of the Clock at Night, from the first of April until the first of October; and until eight at Night, from the first of October to the first of April annually; and after those Hours upon any necessary Occasion, especially Posts; for which there shall be paid two Shillings except Posts, if it be with one Person only, and if more, than double Ferrage for the whole Number, over and above the two Shillings among all the Passengers in equal Proportion. And that two Boats be lodged on Winifimmit Side every Night, and one on Boston Side. And the Ferry-Men employed in the said Boats respectively, are required to give constant and diligent Attendance; and not to deny or delay the speedy carrying over any Passenger or Passengers, especially Posts, according to the true Intent and Meaning of this and the former Laws

Ferry-men to

And he it further enacted by the Authority aforesaid, That it shall and demand Pay may be lawful to and for the Ferry-Men to demand and receive pay of all Pafbefore they for them on Shoon and the shoot feel andfengers, except Posts, before they set them on Shoar; and that they shall not ing. be required or obliged to Exchange for above the Value of three Shillings and fix Pence, where the Ferrage does not exceed that Sum.

relating to Ferries; under the Penalty therein provided.

Ways to be

And that the Town of Boston, and the Proprietors of the Farm on Winisimmit kept from the Side, who claim the Priviledge of the said Ferry, do respectively maintain, and to the Boat.

174 Militia. Indian Servants of Slaves.

from Time to Time keep in good Repair sufficient and convenient Ways, for passing to and from the Ferry-Boats from the landing Place on either Side: Any Law, Usage or Custom to the contrary notwithstanding.

C H A P. IV. An Act for further Regulating of the Militia.

5 W. & M. ca. 7. 11 W. ca. 4. WHEREAS in the fifth Article of the Act, for regulating of the Militia; among other Things therein mentioned; "Every listed Soldier and other "House-holder (except Troopers) is to be provided with a good Sword or Cutlash, under the Penalty in the said Act mentioned: And whereas it is found by Experience that Bayonets are of more Use, as well for Offence as Defence:

Soldiers to be provided of Bayonets.

Be it therefore enacted by the Governour, Council and Representatives, in General Court affembled, and by the Authority of the same, That from and after the twentieth Day of June next, every Person in the Town of Boston, who is obliged by the aforesaid Act to appear upon an Alarm at the Place of Rendezvous; or where the chief Officer doth appoint, (except Troopers) shall be provided with a good Goosenecked Bayonet with Socket, sit to fix over the Muzzle of his Musket; under the like Penalty as in the said Act is mentioned, for not being provided with a Sword or Cutlash.

Acts and Laws,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-eighth of May, 1712. And continued by several Prorogations unto Wednesday the twentieth of August sollowing, and then met, being their second Session.

CHAP. V.

An Act prohibiting the Importation or bringing into this Province, any Indian Servants or Slaves.

Preamble.

HEREAS divers Conspiracies, Outrages, Barbarities, Murders, Burglaries, Thests; and other notorious Crimes and Enormities, at sundry Times, and especially of late, have been prepetrated and committed by Indians, and other Slaves, within several of her Majesty's Plantations in America; being of a malicious, surly and revengeful Spirit; rude and insolent in their Behaviour, and very ungovernable. The over great Number and Increase whereof within this Province, is likely to prove of pernicious and stall Consequence to her Majesty's Subjects and Interest here, unless speedily remedied: And is a Discouragement to the Importation of white Christian Servants. This Province being differently circumstanced from the Plantations in the Islands, and having great Numbers of the Indian Natives of the Country, within and about them; and at this Time under the forrowful Effects of their Rebellion and Hostilities:

Indians bro't in, to be forfeited, unless Security be given to carry them out again within one Month.

Be it therefore enaced by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That from and after the Publication of this Act, all Indians, Male or Female of what Age soever, imported or brought into this Province, by Sea or Land, from any Part or Place whatsoever; to be disposed of, sold or left within the Province, shall be forfeited to her Majesty, for and towards the Support of the Government; unless the Person or Persons importing or bringing in such

Indian

Indian or Indians, shall give Security at the Secretary's Office of fifty Pounds per Head, to transport and carry out the same again, within the Space of one Month next after their coming in; not to be returned back to this Province.

And every Master of Ship or other Vessel, Merchant or Person whatsoever, importing or bringing in to this Province by Sea or Land, any Indian or Indians, Indians bro't, Male or Female, within the Space of twenty-four Hours next after their Ar- in to be entred rival or coming in, shall report and enter their Names, Number and Sex; in the Secretary's Office, as aforesaid, on Pain of forfeiting ry's Office, &c. to her Majesty for the Support of the Government, the Sum of fifty Pounds per Head: To be sued for and recovered in any of Her Majesty's Courts of Record, by Action, Bill, Complaint or Information. And the Fee to be paid for such Entry and Bond as aforesaid, shall be two and Bond.

Shillings and fix Pence, and no more.

CHAP. VI. Repealed

An Act for Explanation, and in Addition to the Act for keeping of Watches in Towns; passed in the eleventh Year of the Reign of King William the Third.

THEREAS Provision is made in and by a Paragraph or Clause in the 11 W. ca. 8. said Act; That a Watch may be kept in Towns in other Manner than a Constables Watch, where the Members of the Council and Justices of the Peace, together with the Select-Men; and the Select-Men by themfelves, where no Member of the Council or Justice dwells, shall judge it most for the Benefit and Safety thereof; the Inhabitants also agreeing to support

the Charge:

Be it declared and enasted by his Excellency the Governour, Counell and Representatives in General Court allembled, and by the An-Qualification thosity of the same. That when, from Time to Time a Watch, in other of Watchmen, and different Manner from a Constables Watch, shall be agreed upon and di- and Badge. rected in any Town in Manner as afore-expressed; the Number and Qualification of the Persons whereof it shall consist, shall also be agreed upon as aforefaid; and one fober, discreet, able bodied House-holder appointed to take the Charge and Command thereof; and to see that the Watchmen do their Duty: Who, as a Badge of his Office shall carry a Quarter Pike with a Spire on the Top thereof; and every Watchman shall carry a Staff with a Bill fastned thereon, as is usual. And the said Officer and Watchmen are hereby respectively im-Watchmen's powred and authorized, to prevent and suppress all Dislurbances, Routs, unnecessary Noises and Disorders in the Night: To examine all Persons whom they shall find abroad after ten a Clock (other than known, sober orderly House-holders or Inhabitants) of their Bufiness abroad, and whither they are going: And in Case they are Resractory, and give not a reasonable Account of themselves and Business; or are Persons of ill Fame, or justly suspected to have any unlawful Intention or Delign; then to restrain and secure them, by Imprisonment or otherwife, and keep them fafe until the Morning; and then carry them before a Justice of the Peace, to be examined and proceeded against according to the Nature of theOffence. And the faidWatchmen are required to walk in and about the Streets, Wharsfs, Lanes and principal Parts of the Town, to see that good Rule and Order be kept; and to suppress all Disorders and Misrule.

And when at any Time or Times, any one or more Members of the Council, Constables, to Justices of the Peace, or Select-Men, shall think fit to walk by Night, to inspect attend the the Orders of the Town wherein they dwell; as well the faid Watchmen, as Members of one or more of the Constables, are required to attend and accompany them, Justices, &c. and to observe and obey their lawful Commands.

And be it further enaued, That the Fee to the Goaler for Persons taken Fee for Comup in the Night, and committed to be secured only whilst the next Day, shall milment.

be one Shilling, and no more.

ACTS

Lands, ac. liable to the Payment of Debts. 176

Acts and Laws,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-eighth of May, 1712. And continued by feveralProrogations untoWednesday the eighteenth of March following, and then met; being their fourth Seffion.

CHAP.

An Act in Addition to the Act, for making Lands and Tenements liable to the Payment of Debts.

8 W. ca. 3. 8 & 9 G. 2.

HEREAS in and by An Ast made and passed in the eighth Year of the Reign of his late Majesty King William the th rd, Land and Tenements are made liable to the Payment of Debts: And whereas in practifing upon the said Act, either through the Derverseness of the Creditor, or Corruption of the Officer, Executions for small Sums are sometimes laid on Part of Housing and Lands of great Value in such Manner, as grievously to discommode or spoil the Remainder, contrary to the good Intent of the said Act; the Party injured being without Remedy ever to recover his Estate back again:

For Prevention of such Inconvenience and Mischief for the suture:

One Year's ken in Execu-

Be it enacted by his Excellency the Governour, Council and Re-Time allow'd presentatives, in General Court allembled, and by the Authority of the same, That when any Land or Tenement, in Part, or in whole, shall be levied back Housing and taken in Execution for Debt; it shall and may be lawful to and for the Party, or his Heirs whose Estate is so taken in Execution, within the Space of one tion for Debt. Year next following the levying Execution thereon, and not afterwards; to bring his Suit against the Creditor, or his Heirs, or Tenant in Possession, and recover back his Estate, upon paying the full Sum, for which the same was taken, with Interest from that Time; and the reasonable necessary Charges and Disbursements laid out and expended thereon, for repairing or bettering of the same, over and above what and so much as the Rents, Profits and Improvements made thereof, shall fall short of Reimbursing such Charges; to be accounted for by the Party for whom the same was taken in Execution, his Heirs or Assigns, 10 W. ca. 13. agreable to the Provision made in the Act for Equity of Redemption of Estates upon Mortgage forfeited for the Condition broken.

And whereas in and by the afore-mentioned Act relating to the Equity of Redemption of mortgaged Estates forfeited, the Term of three Years therein The Time of limited for the Redemption, is diversly construed as to the Commencement

thereof:

3 Years for Redemption of forfeited Estates upon Mortgage when to Commence.

Be it enacted and declared, That the said Term of three Years shall be reckoned and accounted from the Time of the Mortgagee, his Entry into and taking Possession of such forfeited Estate: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. II.

An Act directing how Meetings of Proprietors of Lands lying in Common, may be called.

Preamble.

4 W. & M.

ca 13. 26 G. 2 ca. 2.

THEREAS the Law has made Provision and imposvered the Proprietors of Lands lying in Common, as well those already stated and divided, each ones Proportion being known, as those not stated, divided or proportioned as aforesaid; to manage, improve, dispose and divide the same, in fuch Way and Manner as hath been or shall be concluded and agreed on by the major Part of the interested. But no Direction being given how a Meeting of such Proprietors may be orderly and regularly called and assembled:

15€

Meeting of Proprietors of Lands. Fees.

177

Be it enacted by his Excellency the Governour, Council and Representatives, in General Court assembled, and by the Authority of the fame, That when and so often as any five or more of the Proprietors of such common Lands shall judge a Proprietors Meeting to be necessary, they may make Application to a Justice of the Peace within the said County where such Lands lie, for a Warrant for the calling of a Meeting, expressing the Time, Place and Occasion thereof: And such Justice is hereby impowred to grant a Warrant for such Meeting accordingly, directed to one of the Proprietors, asking the same; or to the Proprietors Clerk, requiring him to notify the Proprietors of the Meeting, and the Time and Place for the same; which Notification shall be given in Writing posted up in some public Place or Places within the fourteen Days Town or Precinct where the Lands lie, fourteen Days before the Day appointed Notice for a for the Meeting. And such and so many of the Proprietors as shall be assembled to the Meeting.

Meeting. 2 G. ca. 4. bled and meet accordingly, shall have Power by a major Vote to chuse a Clerk, to enter and record all Votes and Orders, that from Time to Time shall be made and passed in the Proprietors Meetings; who shall be sworn to the faithful Discharge of his Office, as the Law directs, for the swearing of Town Of-And to agree upon, and appoint any other Way or Method of calling Power to and summoning Meetings for the future, as shall be most suitable and con-choose a venient to the Proprietors. As also to pass Orders for the managing, improv-Clerk. ing or dividing such common Lands, not before stated and divided; the Voices always to be collected and numbred according to the Interests present, where the same is known.

And no other Affair shall be transacted at any Meeting of the Proprietors, than what is expressed in the Warrant or Notification for such Meeting.

An Act,

Passed by the Great and GeneralCourt or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston upon Wednesday the twenty-seventh Day of May, 1713.

CHAP. III.

An Act in Addition to the Act for Regulating Fees; made and passed in the fourth Year of the Reign of King William and Queen Mary.

HEREAS the Public Notaries Office is not mentioned in the faid 4 W. & M. AET, and has hitherto been under no Regulation as to Fees, but wholly ca. 18. at Pleasure:

Be it enaded by his Excellency the Covernour, Council and Reprefentatibes now in General Court assembled, and by the Authority of the same, That the Fees to be demanded and taken in the said Public Notaries Office, for the Particulars following: Be as herein expressed, and no higher: under the Penalty in the afore-recited Act mentioned. That is to fay:

For drawing and making a Protest, six Shillings. For every Certificate under the Seal of the Office, Four Shillings.

For entring, and registring Protests, and other Writings for the first Page twelve Pence: and for so many Pages more as it shall contain eight Pence a Page, accounting after the Rate of twenty-eight Lines, of eight Words in a Line to each Page; and proportionably for so much more, as shall be under a Page: And fix Pence for each Attestation on the Original.

d. Protest. 06 00 00 Certificate.

Registring.

Attellation.

AN

178 Special Courts. firing off Guns on Boston Neck.

An Act,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, upon Wednesday the twenty-seventh of May, 1713. And continued by Prorogation unto Wednesday the fifth of August following, and then met; being their second Session.

CHAP. IV.

An Act for holding special Courts of Assize, and General Goal Delivery.

Preamble.

HEREAS the Time set for holding a Superiour Court of Judicature, Court of Assize, and General Goal Delivery in the respective Counties, according to the present Establishment, is but once in six Months in and for any County; and in some Counties but once in twelve Months; by Reason of which Distance of Time Persons guilty of Murder may avoid Justice, either by making their Escape; or by the Death of the Witnesses: or otherwise great Charge may arise by long keeping such Criminals in Prison, and great Loss and Damage be occasioned to the Witnesses being long detained till the Coming of the Court, especially if they are not Inhabitants, or are Sea-faring Men:

For Prevention of which Mischiefs and Inconveniencies:

A special Court of Asfize, and General Goal Delivery,

10 G. ca. 4.

De it enaced by his Excellency the Controur, Council and Representatives, in General Court assembled, and by the Authority of the sanc, That it shall be lawful to and for the Governour, for the Time being, by and with the Advice and Consent of the Council, upon any extraordinary Occasion and Emergency, as aforesaid, by a Precept directed to the Justices of the Court of Assize and General Goal Delivery; to order and appoint them to hold a special Court, as soon as may be, for the Trial of any such capital Offender or Offenders; and to cause Venires to be issued forth for the summoning of Jurors for such Court out of the several Towns, as usual for the stated Courts: And to make out all other necessary Processes; and do what else shall be requisite, according to the Powers given them, in and by the Act for establishing a Superiour Court of Judicature, Court of Assize and General Goal Delivery.

Acts and Laws,

Passed by the Great and General Court or Assemblyof HerMajesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the twenty-seventh of May, 1713. And continued by several Prorogations unto Wednesday the fourteenth of October following, and then met; being their third Session.

CHAP. V.

An Act to prohibit shooting or firing off Guns, near the Road or High-Way, on Boston Neck.

Preamble.

HERE AS the Limbs and Lives of several Persons, have been greatly endangered in riding over Boston Neck, by their Horses throwing of them; being affrighted and starting, at the Firing of Gunsby Gunners that frequent there after Game:

For

high-Waps.

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For preventing whereof for the future:

Fe it enacted by his Opcellency the Governour, Council and Representatibes, in Ceneral Court assembled, and by the Authority of the same, That no Person or Persons from and after the Publication of this Act, may pre-Penalty fume to Discharge or Fire off any Gun upon Boston Neck, within ten Rods of the Road or High-Way leading over the same, on Pain of forfeiting and paying the Sum of twenty Shillings, for each Gun so fired or discharged: One Moiety thereof to be to and for the Use of the Poor in the said, Town of Boston; and the other Moicty to him or them that shall inform, complain, and sue for the fame: To be recovered before the Court of General Seffions of the Peace within the County, or before any one or more of her Majesty's Justices of the Guns to be Peace out of Court. And for the better Conviction of Persons offending against this Act; it shall be lawful to and for any Freeholder to arrest and take into Custody any Gun so fired off, and render the same to one of the next Justices in Boston, in order to its being produced at the Time of Trial.

CHAP. VI.

An Act in Addition to the Law of this Province, Intitled, An Act for High-Ways; made in the fifth Year of the Reign of the late King William and Queen Mary.

THEREAS in and by the said Act, " The Select-Men of each Town "respectively within this Province, are thereby impowred by themselves 5 W & M. " or others, to lay out or cause to be laid out only such particular and " private Ways, as may be judged necessary for their respective, Towns. And whereas it may and does often happen, that the Lands of particular Persons or Proprietors, may be, and are so situated and circumstanced as to make or render a particular or private Way for the Use of such Person or Proprietor of absolute Necessity; which is not provided for in and by the said Act:

We it therefore enaced by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Author Select-Men to rity at the same, That the Select-Men of each Town respectively, are here-lay out particular or the same of the sa by impowred, by themselves, or others whom they shall appoint, to lay out vate Ways. or cause to be laid out particular or private Way's between any of the Inhabitants or Proprietors within their respective Towns, as shall be thought necessary; to or for any and every original Lot laid out or to be laid out in and by any Town or Proprietors, so as no Damage be done to any particular Person or his Propriety, without due Recompence to be made either by the Town if concerned, or such of the Inhabitants or Proprietors who desire and reap the Benefit of the same; as the Select-Men and Parties concerned may agree; or otherwise, as shall be ordered by the Justices of the Court of General Sessions of the Peace, as in and by the faid Act is already directed and provided for.

And whereas it hath been (and may yet be) found by Experience, that the Select-men of many Towns within this Provine, through Relation or other Interest have so very much delayed; and at other Times absolutely resused to lay out or cause to be laid out particular or private Ways, for or within their several Towns when thereunto desired, and the same have been really necessary; which bath been to the very great Damage and Grievance of Persons concerned:

We it therifage further enance by the Authority aforesaid, That when Justices imand so often as the Select-Men of any of the Towns within this Privince, shall powred, by a unreasonably delay or refuse to lay out, or cause to be laid out, any such particular or private Ways as aforesaid, to any such original Lot or Lots as afore- ucular or prifaid, being thereunto defired by one or more of the Inhabitants or Proprietors vate Ways. of Land within their Towns respectively; that then, and in such Case, her Majesty's Justices of the Peace within the several Counties of this Province,

Stoping up harbours. 911115.

at any of their General Sessions, may, and are hereby impowred, by a Committee whom they shall appoint, to lay out, or cause to be laid out such particular or private Ways, within or for such Town; or for or between any of the Inhabitants thereof, to or for any fuch original Lot or Lots, as aforefaid; fo as no Damage be done to any particular Person in his Land or Propriety, with-Recompence. out due Recompence to be made either by the Town, if it be of general Benefit; otherwise by such of the Inhabitants as have the Benefit of such particular or private Way, as shall be ordered by the Justices in their Sessions as aforesaid, upon Inquiry into the same, by a Jury to be summoned for that Purpose: Any Law, Ufage or Custom to the contrary notwithstanding.

CHAP. VII.

AnAct to prevent the annoying or stopping up of Harbours; and the unjust taking off Ballast from the Shoar.

Penalty for casting Ballast bour, &c.

Representatives in General Court allembled, and hu the Authority of the same, That no Master or Commander of any Ship or into the Har- other Vessel, coming from Sea into any Road, Port or Harbour within this Province, shall presume to unload or throw over-board, any Ballast or Rubbish into fuch Road, Port or Harbour, under the Penalty of twenty Pounds: And in the ballafting or unballafting any Ship or other Vessel, there shall be a Canvas or Tarpolin, which shall reach from the Ballast Port or Gunnel, to the Lighter or Boat; to prevent any Part of the Ballast or Rubbish falling into such Port, Road and Harbour as aforesaid. Nor shall any such Commander or Master, as aforefaid, take off any Sort of Ballast from any Island, Beach or other Land, being the Propriety of any Town or of any particular Person or Persons within this Province, without Leave first had and obtained from the Select-Men of fuch Town, or the major Part of them, or from fuch Person or Persons as they shall entrust therewithal, or other the Proprietor; under the Penalty of Forty Shillings; to be recovered before a Justice of the Peace.

Penalty for takingBallaft without Leave.

> Provided, That this Act shall not extend to the hindering any Commander or Master of any Ship or other Vessel, after they are under Sale outward Bound, who find a Necessity of taking in more Ballast, to take the same from off any Island, Beach or other Land, as above-mentioned, making Satisfaction therefor.

Provifo.

The Penalties arising by this Act, to be one Half thereof for the Use of the Poor of the Town where the Offence is committed; the other Half to the Use and Benefit of the Informer. The Penalty of twenty Pounds aforesaid, to be recovered by Bill, Plaint or Information, in any of her Majesty's Courts of Record within the respective Counties where the Offence shall be committed.

Forfeitures how to be disposed.

An Act,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-seventh of May, 1713. And continued by feveral Prorogations untoWednefday the tenth of February following, and then met, being their fourth Seffion.

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CHAP. VIII.

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An Act in Addition to the Act for Upholding and Regulating of Mills.

THEREAS it hath been found by Experience, that when some Persons in this Province have been at great Cost and Expences, for building of Mills serviceable for the public Good and Benefit of the Town, or considerable Neighbourhood, in or near to which they have been erected; that in raising a suitable

Caullels Arrelts, &c.

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fuitable Head of Water for that Service, it hath sometimes so hapned that some small Quantity of Lands or Meadows have been thereby flowed and damnified not belonging to the Owner or Owners of such Mill or Mills, whereby several Controversies, and Law Suits have arisen :

For Prevention whereof for the future:

We it therefore enaced by his Excellency the Governour, Council and Representatives, in General Court assembled, and by the Authori-Mills built on ty of the same, That where any Person or Persons have already, or shall Lands by the hereafter, fet up any Water Mill or Mills, upon his or their own Lands, or with their Confent the Consent of the Proprietors of such Lands legally obtained, where upon such to be con-Mill or Mills is, or shall be erected or built; that then such Owner or Owners tinued. shall have free Liberty to continue and improve such Pond for their best Ad-

vantage, without Molestation.

And if any Person or Persons find themselves aggrieved and damnified in their Propriety of Lands by its being flowed by the Owner or Occupant of Remedy for fuch Mills stopping or raising the Water; that in every such Case the Party Land being so damnified in his Propriety, upon Application for Relief to the Court of Ge- over-flowed neral Sessions of the Peace in the County where such Mills or Pond is; the said Court be and hereby are impowred to issue out a Warrant directed to the Sheriff of the same County, to summon and impannel a Jury of good and lawful Men at the proper Cost and Charge of the Owner or Owners of such Mill or Mills; and the Jury shall be Sworn by a Justice of the Peace, to a faithful indifferent Apprisal of the yearly Damage done to the Person Complainant, by flowing his or their Land as aforesaid; and the Jurors Verdict being returned by the Hand of the Sheriff, to the next Court of Quarter Sessions of the County, where fuch Mill or Pond is; being allowed and recorded, shall be a sufficient Bar against any Action to be brought for any Damages occasioned by the slowing of any such Lands as aforesaid: Save only an Action of Debt, which the Complainant may bring for the Recovery of such yearly Sum or Sums of Money, from the Owner or Occupant of such Mill affest as aforesaid, during the Time of fuch flowing.

.But if the Jury find no Damage for the Complainant, then he or they to be at the Cost of the Jury, as shall be allowed by the Justices of the said Court.

Acts and Laws,

Passed by the Great and General Court or Assembly of Her Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-fixth of Day May, 1714.

CHAP. I. An Act to prevent causeless Arrests, &c.

All & it estaged by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of 1&2 G.2.ca.13 the fame, That every Person, Principal or Attorney, Executor or Ad- Writs to be ministrator taking out a Writ or Attachment against another, before he receive it endors'd. out of the Clerk's Office, shall endorse his Sir Name on the back thereof towards the Bottom; and shall stand chargeable and be liable to answer and pay to the adverse Party his Costs arising by the Arrest, and charge of Imprisonment (if any be) to be taxed in common Form by the Judges of the Court where the Writ is returnable in Case of non Prosecution, Discontinuance; or that the Plantiff be Non-suit, or Judgment pass against him, to be levied on the Principal, the Executor, Administrator or Attorney, that endorsed or took out such Writ; if the Principal be without the Province or be unable to pay the same.

And no Person shall entertain more than two of the sworn allowed Attorneys at No Person to Law, that the adverse Party may have Liberty to retain others of them to affift him, entertainmore than two Atupon his Tender of the established Fee, which they may not refuse.

Representatives. Cape-Cod.

Attorneys missaying the Action to draw a new a Fee.

And he it further enaced by the Authority aforesaid. That if the Plaintiff in any Action, fuffer a Non-Suit through the Default, Negligence or Omission of his Attorney that drew the Writ, being an Attorney at Law, practifing and legally admitted in the Courts of Law within this Province, by mislay-Writ without ing of the Action, or otherwise; such Attorney shall draw a new Writ without a Fee, in Case the Plaintiss see Cause to revive his Suit.

CHAP. II.

An Act enlarging the Pay of the Representatives.

Preamble.

THEREAS the Allowance by Law granted to the Representatives of the several Towns for their Service in attending of the Great and General Court or Assembly, as by Law established, is only three Shillings per Diem a Man; which is not sufficient to answer the Charge of their Travel and necessary Expence:

4 W. & M. ca. 19,

He it therefore enaced by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That from the beginning of this present Session and ever after, until this Court shall order otherwise, there be paid by each Town respectively four Shillings in Money per Diem, to each of their Representatives, during their 4 s. per Diem Attendance on the Court and for the necessary Time expended in their jourto each Re-neying to and from thence, to be paid within one Month next after the End of presentative. cach Session respectively; any Law, Usage or Custom to the contrary notwithstanding.

CHAP. III.

An Act for Preserving the Harbour at Cape-Cod, and Regulating the Inhabitants and Sojourners there.

Preamble.

THEREAS the Harbour at Cape-Cod, being very useful and commodious for fishing, and the Safety of Shipping both inward and outward bound, is in Danger of being damnified, if not made wholly unserviceable, by destroying the Trees standing on the said Cape, (if not timely prevented;) the Trees and Bushes being of great Service to keep the Sand from being driven into the Harbour by the Wind:

Penalty for barking or boxing Pine Trees.

Be it enaced by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authouty of the same, That from and after the Publication of this Act, no Person or Persons may prefume to bark or box any Pine Tree or Trees, standing upon any of the Province Lands on the said Cape for the drawing of Turpentine; on Vain of forfeiting and paying the Sum of ten Shillings, for each Tree fo barked or boxed, and the Turpentine drawn from them, if to be found; one Moiety thereof to her Majesty for the Support of her Majesty's Government within this Province, and the other Moiety to him or them that shall inform or sue for the same in any of her Majesty's Courts of Record within this Province.

CapeCod made a Precinct.

And be it further enacted by the Authority aforesaid, That whereas a The Landson Number of Inhabitants are fettled upon the faid Cape, and many others refort thither at certain Seasons of the Year to make fishing Voyages there, which has not hitherto been under the Government of any Town, or Regula-The Inhabi- tion among themselves; that henceforth all the Province Lands on the said tants to fettle Cape be a District or Precinct; and the Inhabitants there are obliged to proa Minister & cure and support a learned orthodox Minister of good Conversation to disassow him 60%. pense the Word of God among them, and to allow him fixty Pounds a Year Maintenance.

per Annum.

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Burglary. Tar, Turpentine.

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And for the better enabling them to raise and pay the said yearly Maintenance, with the Assistance of such as sojourn among them at the fishing Sea-

fons, and have the Privilege of the Audience with them:

We it further enauth, That all and every Person and Persons coming Fishermen to to abide and sojourn there on fishing or whaling Voyages, during his and their pay four Pence a Week per Continuance and Abode there, shall pay four Pence a Man per Week weekly, Man to the to be paid by the Master of the Voyage or Boat, for his whole Company, to Support of Ebenezer Doan, who is hereby appointed and impowred to be the first Collector the Minister. and Receiver of the said Rate or Duty, on Behalf and to the Use of the Minister of the Precinct. And upon Neglect or Refusal of any Person or Persons to make Payment as aforesaid, to levy the same by Distress by Warrant to him Collector. directed from the next Justice of the Peace; such Justice being also hereby impowred upon Complaint to him made, to issue forth a Warrant of Distress accordingly.

And the said District or Precinct is hereby annexed and put under the Con- Put under the Arablerick of Truro, until this Court take further Order: And the Select-Men Constablerick or Assessors of Truro are hereby directed and impowred to assess and apportion of Truro. on the Inhabitants of the faid Precinct from Time to Time, fuch Sum and fo much as the Duty as aforesaid, laid upon the Fishermen shall fall short of making up fixty Pounds per Annum, for the Minister, directed as aforesaid, and to make out a Warrant as the Law directs for the gathering of the faid Assessment.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the twenty-fifth of May, 1715.

CHAP. I.

An Act against Burglary.

THEREAS notwithstanding the Laws already made for the punishing 4 W. & M. of criminal Offenders, many Persons of late have been so hardy as to ta. 6. break open in the Night, the Dwelling Houses of several of his Majesty's good Subjects, and have not only stolen their Goods, but put them in Fear

and Danger of their Lives:

We it therefore enacted by the Governour, Council and Representatives, in General Court assembled, and by the Authority of the same, That if any Person or Persons shall here-after in the Night Time break and enter into any Dwelling House then inhabited, with a felonious Intent to rob or kill, or to do some other Felony; he or they so offending and being thereof convicted, shall be adjudged to suffer the Pains of Death; Any former Law, Usage or Custom to the contrary notwithstanding.

CHAP. II.

An Act for the better preserving, increasing, and securing Naval Stores; particularly Tar, Turpentine, and Rozin, within this Province.

THEREAS there has been Waste and Stroy made of the Pine Trees, and other Timber, within this Province:

For Prevention whereof:

Be it enaced by his Excellency the Governour, Council and Representaribes in General Court assembled, and by the Authority of the same, That from and after the Publication of this Act, no Person or Persons may presume to cut or carry off any Tree, Trees, or Timber, bark or box any Pine Tree

Light-house.

Tree or Trees, for the drawing of Turpentine standing upon any of the Lands belonging to this Province, Proprietors, Townships, or particular Persons, without Leave or Licence sirst had and obtained from the Owner or Owners thereof: on Pain of forseiting and paying the Sum of twenty Shillings, for every Tree so cut or removed, bark'd or boxed. And the Turpentine drawn from them when found either in the Trees aforesaid, Barrels, or other Vessels lying upon the said Lands, to be a like forseited: One Moiety thereof to the respective Owners of the said Land and Trees, the other Moiety to be to him or them that shall inform or sue for the same before any Justice of the Peace in the County where the Offence is committed; if the Forseiture exceed not forty Shillings, but if above that Value, in any of his Majesty's Courts of Record, within this Province.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-sisten of May, 1715. And continued by Prorogation unto Wednesday the twentieth Day of July sollowing and then met.

CHAP. III.

An Act for building and maintaining a Light-House upon the Great Brewster (called Beacon-Island) at the Entrance of the Harbour of Boston.

Preamble: 24 G. z. ca. z.

HEREAS the Want of a Light-House at the Entrance of the Harbour of Boston, hath been a great Discouragement to Navigation, by the Loss of the Lives and Estates of several of his Majesty's Subjects:

For Prevention whereof:

Be it enaced by his Excellency the Covernour, Council and Representatives in Beneral Court assembled, and by the Authority of the same, That there be a Light-House, erected at the Charge of the Province, on the souther-most Part of the Great Brewster called Beacon-Island, to be kept lighted from Sun-setting to Sun-rising.

Duty to be paid.

That from and after the building of the said Light-House, and kindling a Light in it, useful for shipping coming into or going out of the Harbour of Boston, or any other Harbour within the Massachusetts-Bay, there shall be paid to the Receiver of Impost, by the Master of all Ships and Vessels, except Coasters, the Duty of one Penny per Tun inwards; and also one Penny per Tun, outwards, and no more, for every Tun of the Burden of the said Vessel, before they load or unload the Goods therein.

Measure of Vessels. And that all Vessels having two Decks shall be measured upon the Main-Deck, from the Stem to the Stern Post, then subdusting the Breadth from Out-Side to Out-Side athwart the main Beam, the Remainder to be accounted her Length by the Keel, which being multiplied by the Breadth aforesaid, and the Product thereof multiplied by one Half of the said Breadth as the Depth of the Hold: And the whole Product divided by one Hundred, the Quotient shall be accounted the Tunnage of said Ship or Vessel; and all Ships or other Vessels having a single Deck, or Deck and Half, to be measured in the same Manner (except the Depth in Hold) which shall be from the Under-Side of the Main Beam to the Cieling.

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Coasters who. That none shall be accounted Coasters by this Act, but such who import only Provisions, Tar, Pitch, Turpentine, or Lumber, whose Owners belong to this Province,

Registry of Deeds.

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Province, or the Provinces or Colonies of Rhode-Island, Connecticut, New-York, Jerseys, Pensilvania, Maryland, Virginia, North-Carolina and Nova-Scotia; and that are bond fide bound to some of the fore-mentioned Governments; all fuch Coafters to pay only two Shilling's each Time they clear out.

That all Fishing Vessels, Wood-Sloops, &c. employ'd in bringing of Fish, Wood, Stones, Sand, Lime or Lumber, from any of the Parts within this Province, coming into said Harbour of Boston &c. pay five Shillings at their first coming in or going out, and no further Payment to be demanded of them by

the Space of one Year next following.

And the Commissioner or Receiver of Impost is hereby impowred by himself Duties how to be recovered. or Deputies, by him to be appointed, to collect and receive the feveral Duties aforefaid; to sue for and Recover the same by Action of Debt in the Inferiour Court of Common Pleas, in the County where faid Vessel loads or unloads, wherein no Essoign or Wager of Law shall be allowed, nor more than one Imparlance; and where the Sum does not exceed Forty Shillings, before one fingle Justice of the Peace.

And the Commissioner of Impost or Deputy shall attend at his Office at cer-commissioner tain Hours de Die in Diem, for entring Ships and Vessels, and to give Certifito attend at cate of paying the Duty thereof to the Naval Officer, for which he shall demand certain Hours.

and receive fix Pence, and no more.

And no Ships or Vessels shall be cleared by the Naval Officer, until such Naval Officer. Certificate be produced that the Duty of the Light-House be paid; and the Ship not to clear, with Moster shall stand charged with the Duty thereof, till paid to the Comwith Master shall stand charged with the Duty thereof, till paid to the Com-

missioner of Impost.

And he it further enaced by the Authority aforesaid, That the Perfon who shall be appointed from Time to Time by the General Court or Af- Keeper of the fembly to be the Keeper of the faid Light-House, shall carefully and diligently Light-House attend his Duty at all Times in kindling the Lights from Sun-fetting to Sun- carefully to rifing, and placing them fo as they may be most feen by Vessels coming in or attend his going out; and upon Conviction of Neglect of his Duty before the Court of General Sessions of the Peace within the County, shall be liable to be fined according to the Degree and Circumstances of his Offence, not exceeding One Hundred Pounds; two thirds thereof to be to his Majesty, to and for the Sup- Penalty. port of the Government of this his Majesty's Province, and the other third Part thereof to the Person or Persons that shall inform of such Neglect; to be recovered by Bill, Plaint or Information in any of his Majesty's Courts of Record within this Province

CHAP. IV.

An Act for the more safe keeping the Registry of Deeds and Conveyances of Lands.

WHERE AS the Registring of Deeds and Conveyances of Lands hath for Additional a long Time past proved very hereficial upon many forms. a long Time past proved very beneficial upon many Accounts:

Be it therefore enacted by his Greeklency the Governour, Council is G. ca. 3. and Representatives in General Court assembled, and by the Authogity of the fame, That for the more safe and convenient keeping the Registry of Deeds and Conveyances as aforesaid, there shall be chosen in each County within this Province, some discreet, suitable Person having a Freehold within the same, to the Value at least of Ten Pounds per Annum, to be the Register in such County, who shall be chosen by the Votes of the Freeholders of be chosen by each respective Town, at their Meeting in March next, by the same Rule and the Freehol-Method as by Law is prescribed for the choosing of County Treasurers: And ders in March. the Person so chosen and accepting thereof, being first Sworn before the Superiour or Inferiour Court, or two Justices within the County Quorum Unus; shall be To continue and continue in the aforefaid Office five Years unless removed or displaced by five Years, Order of the Court of General Sessions of the Peace in such County, for Mis-unless. demeanour or Failure in his Duty; the faid Officer to give Bond to the Value To give Fond.

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Limitation for possession. FEES.

A new Election in Cafe.

of Five Hundred Pounds, with two Sureties, for the faithful Discharge of his Trust. And inCase of Non-acceptance, Death or Removal of any suchPerson fo elected, two or more of his Majesty's Justices within such County Quorum Unus, are hereby impowred to grant out their Warrants, directed to the Select-Men of the feveral Towns within such County, ordering them forthwith to convene the Freeholders of their respective Towns, and proceed to the Choice of fome other meet Person; the Votes to be brought in as aforesaid. And that there shall be a publick Office in the Shire Town of each County within this Province, for Registring of Deeds and Conveyances as aforesaid. And that the Fees forRegistring shall be the same as is therefor already by Law established : Any Law, Usage or Custom to the contrary notwithstanding.

The Office to be kept in the Shire Town.

CHAP.

An A& in Addition to an A& for Regulating Fees.

1. W. & MI. ca 18. 3 G. ca. 6.

THEREAS in the aforesaid Act there is not mention made of the Fees to be taken for many Things which may from Time to Time be entred, recorded, registred, and copied, either in the Secretary, or Clerks Offices, of the several Courts within this Province:

Fee for copying the Page.

We it therefore enaced by his Excellency the Covernour, Council and Representatives, in General Court assembled, and by the Authority of the same, That no Officer whatsoever shall ask, cemand and take any more than twelve Pence a Page, each Page containing twenty-eight Lines, eight Words. in a Line; and so proportionable for the entring, recording registring, and copying all and every Matter, and Thing what soever; on pain of forfeiting and paying the like Sum of ten Pounds, as by the aforefaid Law is provided.

Penalty.

СНАР.

An Act in Addition to an Act of Limitation for quieting of Possessions.

9 W. ca. 8.

THEREAS the Limitation of Time for the Continuance of Possession by the aforefaid AEt, did not extend or was understood to extend unto any Houses or Lands lying to the Eastward of Piscataqua-River, or in other the Frontiers referred to in faid A&; but a further Time was enlarged, and lengthened out for the Space of five Years next after the ending of the War with the Indians, during which Space all Persons might pursue their Right and Claim to any Houses and Lands lying in those Parts: And forasmuch as since the enacting the aforesaid Law, the Peace was made and concluded with the said Indians in the tenthYear of the Reign of his late Majesty King WILLIAM; notwithstanding which the aforesaid Indians broke out again into open War and Rebellion in the second Year of her late Majesty's Reign, and continued the same until the last Year; by Reason of which Ruptures Persons could not without great Hazzard and Difficulty pursue their Right and Claim to Houses and Lands lying to the Eastward of Piscataqua-River, or in other the afore-Said Frontiers; And in as much as the settling of the Eastern Parts and Frontiers will be of great Benefit to this Province: The Accomplishment whereof will be very much retarded and hindred unless Persons can be secured in their Purchases and Possessions:

Five Years

Be it therefore enacted by his Excellency the Governour. Council and Representatives, in General Court assembled, and by the Aucho, ity of the Time surther. same, That there shall be a further Time of five Years from the last of this Instant July, one Thousand seven Hundred and fifteen, allowed all Persons to pursue their Right and Claim to any Houses and Land in those Parts and Places and every of them, and no longer. And all .ctions and Processes to be thereafter brought for the same, are hereby excluded and for ever debarred.

Provided'

Powder-house. &c.

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Provided always, That there shall be a Saving of all public Lands be- Proviso.

longing to this Province, not orderly disposed of.

Provided aljo, That this Act shall not be understood to bar the Title of any Interest, &c. Infant, Feme Covert, or Person non compos Mentis, imprisoned or in Captivity; after, &c. who shall be allowed the Term of five Year's next after fuch Imperfection removed, to pursue their Claim or Challenge to any Houses or Lands wherein they have Interest or Title: And the Time of five Years shall be allowed to Persons Persons behaving an Estate in Reversion in any Houses or Lands, from the Time such youd Sea ten Reversion falls to recover their Right: And Persons beyond Sca shall be allowed Years. the Term of ten Years from the Publication of this Act, to pursue their Claim and Challenge to any Houses or Lands, as aforesaid.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Mussachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-fifth of May, 1715. And continued by feveral Prorogations unto Wednesday the twenty-third Day of November following, and then met.

CHAP. I.

An Act in Addition to an Act for erecting of a Powder-House in Boston.

THEREAS the Confication of Powder kept in Houses and Ware- 5 A. ca. 3. Houses, has not been found sufficient to deter Men from so keeping 5 G. ca. 2. the same, to the great Discouragement and Damage of such as assist in Time of Fire, to endeavour the extinguishing thereof:

Be it therefore enacted by the Lieutenaut Governour, Council and Representatives, in General Court assembled, and by the Authority of the same, That from and after the Publication hereof, any Person within the Town of Boston, that stiall presume to keep in his House or Ware-house Penalty. any Powder, above what is by Law allowed, shall forfeit and pay for every Half Barrel, the Sum of Five Pounds, and so pro rato for every greater Quantity over and above the Forfeiture or Confiscation of the said Powder; one Moiety thereof to be for the Use of the Poor of the Town, to be paid to the Town Treasurer, the other Moiety to the Firewards, or any others that shall fue for the same.

And be it further enaced by the Luthauty aforesaid, That the Quantity of Quantity of Powder allowed to be kept in Shops for Sale in Boston do not ex-Powder alceed twenty-five Pounds: Any Law, Usage or Custom to the contrary thereof low'd to be notwithstanding. Saving nevertheless, The ordinary Town Stocks, as in the kept in Shops. afore-recited Act is expressed.

And whereas there is often Danger by careless Persons carrying Powder thro' the Town uncovered:

We it therefore enacted by the Authority aforesaid, That after the Powder to be Publication of this Act, no Person whatsoever presume to carry thro' the Town covered when any half Barrel, Barrel or Barrels of Powder, unless secured by some sufficient carried thro' covering of Leather or Cloth spread over it; on Penalty of forfeiting Ten Shil- the Town. lings per Barrel, for each Offence, and so pro rato for Casks of lesser Size, to Penalty. be recovered of the Persons carrying the same; by Bill, Plaint or Information before any Court proper to try the same.

And whereas the Town of Boston has often been in great Hazzard of Fire, by throwing of Squibs, Serpents and Rocketts, and by the performing of other

Fire-Works :

Whindows, &c.

Penalty for throwing Squibs, &c.

It is further enacted by the Authority aforesaid, That any Person or Persons whosoever that shall throw any Squibs, Serpents or Rockets, or perform any other Fire-Works within the Streets, Lancs or Alleys in the Town of Boston, or upon or from the Houses within the same, shall forfeit and pay the Sum of twenty Shillings for every such Offence, to be recovered by Bill, Plaint or Information, before a Justice of the Peace, or in any of his Majesty's Courts of Record; the one Half of the aforesaid Fines to be to the Informer, and the other Moiety to the Use of the Poor of the Town.

Children and fined or punished for throwing Squibs, &c. Parents or Masters to pay for Children under the Age of 12 Years.

And be it further enacted by the Authority alorefaid, That if any Chil-Servants to be dren or Servants of the Age of twelve Years and upwards shall offend against this Act in any of the Particulars therein mentioned, and their Parents or Master refuse to answer the Forfeiture or Damage awarded against them; they shall be punished by setting in the Stocks or Cage, or by Imprisonment, not exceeding twenty-four Hours, at the Discretion of the Court or Justice before whom the Profecution shall be, according to the Nature and Degree of the Offence, and Circumstances aggravating. And the Parents or Masters of any Child or Servant under the Age of twelve Years, shall pay a Fine of Ten Shillings for any fuch Child or Servant transgressing, as aforesaid.

Firewards to fue for the Fines.

And the Firewards are hereby directed to take effectual Care to put this Act in Execution, and are fully impowred to fue for, recover and take the feveral Fines and Forfcitures afore-mentioned, by Bill, Plaint or Information, in any of

his Majesty's Courts of Record within this Province.

CHAP. II.

An Act for preventing Damage to the Housing and other Estate, within the several Towns of this Province.

Preamble.

7HEREAS many Persons of late have been so mischievous, more especially in the Time of public Rejoycings, as to break the Glass Windows of several Houses, and to commit divers other Insolencies in one or more of the Towns within the faid Province:

For Prevention whereof for the future:

Glass Windows not to be broken.

Be it enacted by the Lieutenant Governout, Council and Representatives, in General Court assembled, and by the Authority of the same, That from and after the Publication of this Act if any Person or Persons shall wilfully break the Glass Windows of any House within any of the Towns of this Province, either those made Use of for public Occasions or belonging to any private Person, or, by throwing Stones, Snow-Balls, kicking Foot-Balls, or any other Ways; or shall wilfully break down any Fences belonging to any such House or Houses, or any Pastures or other Inclosures, and be thereof legally convict before one or more of his Majesty's Justices of the Peace within fuch County, or before the Court of General Sessions of the Peace within the .County where fuch Town lies, he or they so offending shall not only be liable to the Suit or Action of the Owner or Possessor of such House or Fences so damnified, but shall also pay a Fine of twenty Shillings at least, and not exceeding the Sum of Five Pounds, for the Use of the Poor of the said Town.

Fences not to be broken.

Penalty.

And be it further enacted by the Authority aforesaid, That the Treasurer Treasurer impowred to sue for the Time being of the Town where the Offence is committed, be, and for the Fines. hereby is directed and impowred to sue any Person or Persons who shall do any Damage as aforefaid, to any of the Houses made Use of by the Publick, either on civil or religious Accounts, or to any of the Publick Burying-Places; and the Money recovered on fuch Suit shall be appropriated for the repairing of such

House or Houses, or Burying-Places so damnified.

Persons refusing to pay the Fine to be punished.

And he it turther enanted by the Authority aforesaid, That if any Perfon or Persons offending against this A&, and being thereof convict; shall refuse to pay the Fine above-mentioned (or when they are Children or Servants

Molves. Town-Weetings.

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their Parents or Masters shall refuse to pay the same) he or they so convict shall be punished by Whipping, setting in the Stocks or Cage, or by Imprisonment, at the Discretion of the Court or Justice before whom the Prosecution shall be, according to the Nature and Degree of the Offence and Circumstances aggravating the same.

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CHAP. III.

An Act in further Addition to the Act for encouraging the killing of Wolves, made in the fifth Year of the Reign 5 W. & M. of King William and Queen Mary.

7 W. ca. 5. 7 G. ca. 3.

t ir enacted by the Lieutenant Governour, Council and Reprefentatives in General Court assembled, and by the Authority of Wolves to be the same, That from and after the Publication of this Act, the Re-destroy'd. ward for killing a grown Wolf shall be the Sum of forty Shillings, to be paid Reward. according to the Provision made in said Act.

And for as much as some Towns in this Province have suffered in their

Sheep by unruly and ravenous Dogs:

Be it enamed by the Authority aforefaid, That whenfoever it shall happen Unruly and that any Dog shall kill or wound any Sheep, and Proof be made thereof before ravenous any of His Majesty's Justices of the Peace for the County where such Dam- Dogs to be mage is done, the faid Justice is required speedily to notify the Owner of said destroyed: Dog of such Damage; and if said Dog be not killed within forty eight Hours after fuch Notice given, the Owner shall forfeit the Sum of five Pounds, to be recovered by Action, Bill, Plaint or Information, in any of His Majesty's Courts of Record within this Province, and to be disposed for the Use of the Poor of Penalty. the Town where the Damage is done; and the faid Owner shall be further liable to the Action of any Person damnisted, as aforesaid.

CHAP. IV.

An Act for the betterRegulating of Town and Proprietary Meetings.

HEREAS by Reason of the disorderly Carriage of some Persons in Preamble. faid Meetings, the Affair and Business thereof is very much retarded and obstructed:

For preventing whereof:

We it enacted by the Lieutenant Governour, Council and Representatives in General Court allembled, and by the Authority of the same, Moderator to That at every such Meeting a Moderator shall be first chosen by a Majority be chosen by of votes, who shall be thereby impowred to manage and regulate the Business of Votes. of that Meeting. And when it shall so happen that any Matter remains doubtful after a Vote, the Moderator is hereby directed and required that the same be decided by the Poll; if seven or more desire it, presently after the Vote is called in Question; in Proprietary Meetings the said Polls to be numbred according to their Interest.

And he it further enacted; That no Person presume to speak before Leave Penalty on first obtained from the Moderator; nor when any other is orderly speaking. Personsspeak-And that all Persons be silent at the Desire of the Moderator, under the Penalty ing without and Forseiture of five Shillings, for the Breach of every such Order. And if leave from the any Person being by the Moderator position of such Offence shall still person in Moderator. any Person being by the Moderator notified of such Offence shall still persist in the same, that then the Moderator shall order such Person to with-draw from faid Meeting, and such Offender upon his Resusal thereof, shall forfeit and pay Town Treathe Sum of twenty Shillings; the respective Forfeitures to be recovered by the surer to reco-Town-Treasurer of such Town, wherein any of the aforesaid Offences shall be ver the Fines.

Town By-Laws. Administrators.

committed, before any one or more of His Majesty's Justices of the Peace for the County wherein such Town lies, to be disposed of; the one Half for the Use of the Poor of said Town, the other Half to the said Town-Treasurer.

Ten or more Fréeholders may defire a Town-Meeting. And he it further enaced, That when and so often as ten or more of the Freeholders of any Town shall signify under their Hands to the Select-Men their Desire to have any Matter or Thing inserted into a Warrant for calling a Town-Meeting, the Select-Men are hereby required, to insert the same in the next Warrant they shall issue, for the calling a Town-Meeting. And that no Matter or Thing whatsoever, shall be voted or determined but what is inserted in the Warrant for calling said Meeting.

4 W. & M. 02. 19. Provided, That Town-Meetings for Choice of Representatives be regulated by the Select-Men, as is ordained in the fourth Year of King WILLIAM and Queen MARY.

CHAP. V

An Act in Addition to the Act Intituled, An Act for regulating of Townships, Choice of Town-Officers, and setting forth their Power, made and passed in the fourth of William and Mary.

4 W. & M. ca. 13. and Representatives in General Court assembled, and by the Authority of the same, That where any Person or Persons is convicted of the Breach of a Town Order or By-Law before a Justice of the Peace, and neglect, or be unable to pay their Fine; that in every such Case, it shall and may be lawful to and for such Justice, to Order such Person or Persons either to stand committed to the Goal of the County, by the Space of twenty-four Hours, and not exceeding sive Days, or be set in the Cage or Stocks, not exceeding the Space of four Hours.

CHAP. VI.

4 W. & M. ca. 2.

An Act in Addition to an Act Intituled, An Act for the Settlement and Distribution of the Estates of Intestates, made and passed in the fourth Year of the Reign of King William and Queen Mary.

presentatives in General Court assembled, and by the Authority of the same, That where two or more have Letters of Administration granted them of any Intestates Estate, and one or more of them take all or the greatest Part of such Estate into his or their Hand or Hands, and refuse to pay the Debts or Funeral Charges of such Intestate, or come to an Accompt with the other Administrator; that then and in such Case, it shall and may be lawful for such Administrator aggrieved, to bring his Action of Accompt against the other Administrator or Administrators of the Estate of the Intestate, in his or their Hands, and recover his proportionable Part or Share of such Intestates Estate, as shall belong or appertain unto him, after Debts, Funeral Charges, and other Dues of the Intestates are fully satisfied and paid: Any Law Usage or Custom to the contrary thereof in any wise notwithstanding.

Custom-house Officers fees. Billerica Bridge. 191

'Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Muffachufetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the thirtieth of May, 1716.

C H A P. VII.

An Act relating to the great Bridge in Billerica.

THEREAS the Agents for the Towns of Billerica and Chelmsford, Preamble. by Direction of the faid Towns in their Petition to this Court at their present Session, have shewed forth, that there is a Great Bridge 5 W. & M. erected over Concord-River, in the Township of Billerica, and that the said Bridge ca. 8: was built by the Towns of Billerica, Chelmsford and Groton; and according to a former Settlement made by a Committee appointed for, the Settlement of the Charge of the Bridges in the County of Middlesex. But the Town of Groton, upon Application to this Court in 1699, did obtain a Discharge from either building or repairing for the future, without further Order from this Court. And further it was alledged in the said Petition, that the said Bridge is fallen into such Decay, that it is no Ways profitable to Repair, or safe to Improve any longer as it now is, but that the same must of Necessity be new-built; and that it is apprehended the Charge will be so great that the Burthen will be too heavy for Billerica and Chelmsford to bear, for the Reasons therein given, which more properly ought to come under Consideration of the Justices of the Court of General Session of the Peace in the County of Middlesex:

Be it therefore declared and enaced by the honourable the Lieutenant Governour, Council and Representatives, in General Court allembled, and by the Authority of the same, That the Matters contained in the faid Refer'd to the Petition be referred to the Consideration of the Justices of the Court of General General Sef-Sessions of the Peace for the saidCounty of Middlesex, at theirQuarterSessions; sions of the who are hereby fully authorized and impowred to take fuch Order about the Peace for the faid Bridge from Time to Time, and at all Times hereafter, as shall be judged Middlefex. meet and convenient, and to settle the Charge of the same, upon any, or every the Towns of the said County. And the Paragraph in the Law exempting the Groton; Town of Groton, from the Charge of the said Bridge, is hereby repealed, and made null and void.

CHAP. VIII.

An Act stating the Fees of the Custom-House Officers within this Province.

🤰 C it enaced by the Lieutenant Governour, Council and Repré: fentacibes in General Court assembled, and by the Authority at the same, That the Fees to be hereafter demanded and received in the Collector's Office shall be these following, and none other.

d. Fees stated. To the Collector for a Register fix Shillings. 0 For endorling the same, two Shillings. 00 A Certificate for Naval Stores, three Shillings. 00 03 For all Foreign Vessels entring Inwards, and Permit, six Shillings. For the Comptroller, where any fuch Officer is appointed ? 00 OI for the same, one Shilling. To the two Waiters, fix Pence each. · For all Foreign Vessels clearing Outwards the same as entring Inwards.

192 Regulating Fees of Admiralty.

To the Collector a Certificate of unloading enumerated Goods, } three Shillings.	00	03	0			
To the Comptroller for the fame, one Shilling.	00	OI	0			
Coasting Vessels to the neighbouring Colonics. Entring Inwards and permit to unload as far as Connecticut and ?						
New-Hampshire, two Shillings.	00	02	0			
The same Outward, two Shillings.	00	02	0			
Entring Inwards from Annapolis, New-York, and the Colonies						
thence to South-Carolina, and a Permit to the Collecter,	00	05	0			
five Shillings.						
To the Comptroller, one Shilling.	00	01	0			
Clearing Outwards the same, fix Shillings.	00	06	0			
Cocquet for European Goods to the said Provinces.						
To the Collector, two Shillings.	00	02	0			
To the Comptroller, one Shilling.	00	OI	0			
And every Cocquet for European Goods bought at the Shops or		- "				
elsewhere, (tho' including several Parcels which may be entred	00	03	0			
together by the Master) to the Collector, three Shillings.		~3				
To the Comptroller, one Shilling.	00	OI	0			
Coasters from Port to Port within this Province carrying Merchandize.						
Entring, one Shilling.	00	01	0			
Clearing, one Shilling.	00	10	0			
A Bill of Store, to the Collector, one Shilling	00	01	0			
To the Comptroller, one Shilling.	00	OI	0			
And that all the Roads and Harbours from Cape-Cod on the			_			
(within the Bay) to Boston, be deemed the Port of Boston, until an Naval Of-						
fice be settled in them.	1114	var O	,			
And he it further enaced by the Authozity afozesaid, That	t if a	nse De	3r-L			
fon or Persons imployed in the said Office shall demand, or take other or greater						
Fees than by this Law are allowed shall be subject to the Penalty of ten Dounds						

88 1. Penalty.

And he it further enacted by the Authority aborelaid. That if any Perfon or Persons imployed in the said Office shall demand, or take other or greater Fees than by this Law are allowed, shall be subject to the Penalty of ten Pounds, as is provided by an Act, Intituled, An Act for regulating Fees, made and passed in the fourth Year of the Reign of King William and Queen Mary. Or shall illegally delay or defer entring or clearing any Ship or Vessel, and dispatching any Merchant in their Course; such Officer so offending shall be liable to Cost and double Damages, being thereof duly convicted in any of his Majesty's Courts of Record within this Province. And every Officer in this Province shall have a List of Fees hanging up in his Office on the said Penalty.

Officers offending liable to Cost.

CHAP. IX.

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4 W. & M:

An Act in Addition to the Act for Regulating Fees, made and passed in the fourth Year of King William and Queen Mary; stating the Fees of the Officers of the Court of Admiralty.

fentatives in General Court assembled, and by the Authority of the same, That the Fees to be hereafter demanded and received in the Court of Admiralty, shall be these following, and none other.

Admiralty Fees stated.

		3.	
For Condemnation of every Prize above one Hundred Tuns, fifteen Pounds.	} 15	00	•
Condemnation of every Prize under one Hundred Tuns, ten Pounds.	} 10	00	0
Every Summons for Trial, to the Register, two Shillings.	00	02	0
To the Marshal for serving, four Shillings.	00	04 Fil	ing

Meanprocels in Civil Actions. SeflingGrants. 1.93

Filing and allowing every Libel.	-		
To the Judge, fix Shillings and eight Pence.	00	06	8
To the Register, six Shillings.	00	06	0
Every definitive Decree, to the Judge, one Pound.	OI	00	0
To the Register, recording, six Shillings and eight Pence.	00	06	8
To the Marshal and Cryer, eight Shillings.	00	08	0
Filing Papers, examining and taxing Cost, to the Judge, two Shillings.	00	02	0
The Register, two Shillings.	00	02	0
A Warrant of Apprizements, to the Register, fix Shillings.	00	06	0
A Warrant to take up Deserters, Run-aways, &c. to the Register,	00	06	0
For every Copy of Record, twelve Pence per Page, twenty-eight ?			
Lines to a Page, and eight Words to a Line.			
The Attorney or Advocates Fees, twelve Shillings.	00	· I 2	0

And he it further enaced hu the Authority aforesaid, That if any Persons tak-Person or Persons imployed in the said Court shall demand or take other or ing unlawful greater Fees than by this Law are allowed; he or they shall be subject to the Fees liable to Costs and Da-Penalty in said Act provided, and shall be liable to Cost and double Damages, mages, &c. being thereof duly convicted in any of his Majesty's Courts of Record within this Province.

CHAP. X.

An Act in further Addition to an Act Intituled, An Act relating to Sureties upon Mean Process in Civil Actions, made and passed at a Session of the General Court or Assembly the eighth of November, 1693. in the fifth Year of the Reign of King William and Queen Mary.

THEREAS in the faid Act it is provided, "That all Writs of Scire 5 W. & M. "Facias shall be taken out and served upon the Sureties within twelve ca 5." Months after the first Trial, and not afterwards." And forasmuch as 4 A. ca. 3. in several Counties within this Province, the Superiour Court of Judicature, Court of Assize and General Goal Delivery, is held and kept but once within twelve Months, whereby the Party or Parties that recover Judgment at such Supe-

riour Courts, can have no Benefit of the said Act:

We it therefore enaced by the Lieutenant Governatur, Council and Representatives in General Court astembled, and by the Authority of the Writs of Scire same, That Writs of Scire Facias may be taken out and served upon Sureties Facias served for the Space of two Years after the Trial, upon an Appeal in all such Coun-within two ties where a Superiour Court of Judicature & c is held but once in a Year. Years after Any Law, Ufage or Custom to the contrary notwithstanding.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the thirtieth of May, 1716. And continued by feveral Prorogations unto Wednesday the seventh Day of November following, and then met.

CHAP. I.

An Act for fetling of Grants.

THEREAS sundry Grants of Lands have been made by the General Preamble.

Court at divers Times unto particular Persons, of which Grants, the greatest Part has been taken up, but some may be yet standing out:

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Persons to bring in their Grants within three Years.

Be it therefore enaced by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That all Persons claiming a Right to any Tract or Tracts of Land by Grant from the General Court, and not yet laid out, shall within the space of three Years from the Publication of this Act bring a Copy of their Grant to the General Assembly of this Province, in order to have the same laid out and confirmed to them; and all such as neglect or refuse to bring in their Claims, as abovesaid, shall forfeit their Right to such Grants.

Proviso.

A W. & M.

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Provided, This Act be not understood to bar the Title of any Infant, Feme-Covert, or Person non Compos mentis, imprisoned, in Captivity, or beyond the Seas; who shall be allowed the Term of three Years after such Imperfection removed, to pursue their Claim and Challenge to any Grants of Lands so made to them or their Predecessors; any Thing in this Act to the contrary notwithstanding.

CHAP.

An Act in Addition to the Act, Intituled, An Act for the better Observation and keeping of the Lords-Day, made and passed by the Great and General Court or Assembly at a Sessions held at Boston, the 12th Day of October, In the fourth Year of the Reign of their late Majesties, King William and Queen Mary.

THEREAS in and by the said Act, it is declared, "That no Trades-" man, Artificer, Labourer, or other Person whatsoever, shall upon " the Land or Water do or exercise any Labour, Business or Work " of their ordinary Callings, nor use any Game, Sport, Play, or Recreation on the Lord's-Day, or any Part thereof (Works of Necessity and Charity only " excepted) upon Pain that every Person so offending, shall forfeit five Shillings: "And further, That no Traveller or Drover, Horse Courser, Waggoner, "Butcher, Higler, or any their Servants shall travel on that Day or any Part

"thereof, except as by the faid Law is excepted, upon the Pain of twenty "Shillings: Notwithstanding which many Persons do presume to work and travel on the faid Day:

For the more effectual preventing such immoral and irreligious Practices:

Penalty of 10s. on Labourers, &c. and 20 s. on Travellers for the first Offence.

Month Neglect to attend the publick Worship.

Penalty 20 s.

Be it enaced by his Excellency the Governour, Council and Reptrefentatives, in General Court allembled, and by the Authority of the same, That whoever shall for the future contrary to the said Act, do or exercise any Labour, Business, or Work of their ordinary Callings, or use any Game, Sport, Play or Recreation on the Lord's Day, or any Part thereof, shall forfeit and pay the Sum of ten Shillings; and all Persons travelling contrary to the faid Act, the Sum of twenty Shillings, for the first Offence; and upon a second Conviction of either of the aforesaid Offences double the respective Sums afore-mentioned, and be also bound with Sureties for their good Behaviour to the next Sessions of the Peace in such County where said Offenders shall be convict. And that if any Person being able of Body and not otherwise neceshall for ones farily prevented, shall for the Space of one Month together absent themselves from the public Worship on said Day the Grand Jurors are hereby directed and required to present such Person to the General Sessions of the Peace, who unless they can make Proof they have not so absented themselves, but have attended divine Worship in some public Assembly, shall forfeit and pay the Sum of twenty Shillings. And in Case any of the Offenders mentioned in this Act shall be unable or refuse to satisfy their Fine; they shall be adjudged to be set in the Cage or Stocks, not exceeding three Hours, according to the Difcretion of the Justices.

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Criminal Offenders. Marriages.

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Be it further enaced by the Authority aforesaid, That the Fines and Fines how Penalties arising by this Act shall be disposed as by the said Law is already pro-disposed of. vided: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. III.

An Act in Addition to the Act, Intituled, An Act for the punishing Criminal Offenders.

THEREAS when any Person is apprehended for Theft or Robbery, 4 W. & M. and admitted to Bail, the Recognizance is only to the King, to an- ca. 6. fwer for the Crime, whereby (in Case the Offender doth not appear but make Default) the Party injured loseth the Benesit of an Act, Intituled, An Act for the punishing Criminal Offenders; which gives the Party injured treble Damages upon Conviction:

For Remedy whereof:

Fe it enaded by his Excellency the Governour, Council and Repre- Persons apprefentatives, in Beneral Court allembled, and by the Authority of the hended for, tame, That if any Person shall be apprehended for any of the Crimes menti- Thest, &c. oned in those Paragraphs of the above aid Act which relate to Thest or Robbery, admitted to and be admitted to Bail he shall not only recognize to the King's Majesty for Bail shall not and be admitted to Bail, he shall not only recognize to the King's Majesty for only recoghis Appearance at the Court in said Recognizance mentioned, to answer for his nize to the Crime; but shall also enter into another Recognizance with sufficient Sureties King but also to the Party injured, for treble of the Money, Goods or Chattles which he shall recognize be charged with Stealing. And if the said Offender shall make Default, and to the Person not appear to take his Trial according to his Recognizance; in such Case the said injured, &c. Recognizance shall be declared forfeited by the Court where the said Criminal ought to have been tried, and the Party injured shall recover treble Damages against the Sureties, for so much as can be made appear to be stolen, as if the Offender had put himself on his Trial, and had been convict; Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. IV.

An Act in Addition to An Act for the orderly consummating of Marriages, made and pass'd in seventh Year of the Reign of King William the Third.

THEREAS in and by the said Act, it is provided, "That no Per- 4 W. & M. " son other than a Justice of the Peace, and that within his own County ca. 10. " only; or ordained Minister, and that only in the Town where he

is setled in the Work of the Ministry; shall or may presume to join any Per-

" fons together in Marriage: Nor shall any Justice or Minister join any Per-

" fons in Marriage other than fuch, one or both of whom are Inhabitants or

" Residents in such County or Town respectively:

Be it enaded by his Excellency the Governout, Council and Re-presentatives in General Court assembled, and by the Authority of Ministers Power to the same, That the Power granted Ministers to join Persons together in Mar- marry enriage be hereby enlarged; so as that where there shall be no settled ordained larged. Minister in any Town or Precinct, or where the only settled ordained Minister of any Town or Precinct is himself to be married: It shall and may be lawful in such Cases for the next setled ordained Minister in another Town, within the fame County, to join in Matriage the Minister or Inhabitants of such Town or Precinct destitute of such settled ordained Minister, if such Minister or Inhabitants defire it; according to the Rules prescribed by the Laws of this Province, for the confummating Marriages.

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And be it further enacted by the Authority aforesaid, That every Allowance of Justice or Minister shall have four Shillings for each Marriage, and pay out of 4 Shillings. it fix Pence to the Town Clerk, when they return their Certificate to him.

And whereas there is great Failure in returning Certificates of Marriages

to the Town Clerk:

10s. Fine.

Be it enacted, That each Justice or Minister neglecting to make due Return to the Town Clerk, as the Law directs; every of them shall pay a Fine of ten Shillings for such Neglect.

Town Clerk to give in to the Clerk of the Sessions a Lift of all

Marriages.

And he it further enacted, That every Town Clerk shall give in a true List of all Marriages returned to him by the Justices and Ministers respectively, unto the Clerk of the Sessions of the Peace in each County, sometime in the Month of April yearly, and every Year; upon the Penalty of forseiting twenty Shillings Fine, for every Neglect. And every Town Clerk shall pay two Pence to the Clerk of the Peace, for every Marriage returned by him, as aforefaid; which shall be the Fee for the Clerk of the Peace for his recording the same. And each Fine is to be recovered by Bill, Plaint or Information in any Court of Record.

Proviso.

Provided, That every Justice of Peace, or Minister, authorized to join Perfons together in Marriage, every Clerk of the Peace and Town Clerk respectively, may be prosecuted upon this or any former Act relating to Marriages, within two Years after the Offence committed, and not afterwards: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. V.

An Act for the more effectual preventing Default in the Appearance of Jurors.

7 W. ca. 4.

Preamble:

THEREAS the Mulc's or Fines set upon Jurors for not appearing and attending the several Courts of Fusica with and attending the several Courts of Justice within this Province, whereto they are respectively chosen and summoned, are by Law limited to the Sum of forty Shillings, by Reason whereof Persons most able and best qualified to perform that Duty oft-times choose rather to incur and undergo so small a Penalty than to perform that Service, which hath proved a general Inconvenience, tending greatly to the Damage of many Persons in Cases of the greatess. Moment and Concern, as well as very much retarding the Business and Affairs of the several Courts:

For Remedy whereof:

Superiour & Inferiour Court to fet. Fines on Jurors that

Be it enaced by his Excellency the Governour, Council and Representatives in General Court assembled, and hy the Authority of the same, That the Justices of the Superiour Court of Judicature, Court of Assize and General Goal Delivery, and the Justices of the Inferiour Court of Common makeDefault. Pleas, and of the General Sessions of the Peace respectively, shall and hereby are required to fet reasonable Fines upon all Jurors duly returned to serve in the said Courts, that make Default, unless necessitated thereto, by Reason of Sickness, or some other extraordinary Lett or Hindrance; not less than the Sum of four Pounds, nor exceeding the Sum of fix Pounds each at the Differetion of the faid Justices: And to cause the same to be levied and disposed of as by Law provided.

Petty Juries 13 Shillings.

And he it further enaded, That the Fee or Allowance to be paid to the Petty Jury for each Verdict shall be thirteen Shillings: Any Law, Usage or Custom to the contrary notwithstanding.

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Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the twenty-ninth of May, 1717.

CHAP. VI.

An Act in Addition to and Explanation of two Acts referring to the Regulating of Fees, &c.

THEREAS in the first Act for regulating of Fees, made in the fourth Year of King William and Queen Mary, there is an Article of two Preamble. Shillings and fix Pence in the Secretary's Fees, for every Order of Council to the Benefit of particular Persons, under Pretence whereof Demand has been made in the said Office for the said Sum even for Orders for the Payment of the public and just Debts of the Government:

Be it enaced by his Excellency the Bouernour, Council and Representatives, in General Court assembled, and by the Authority of the same, That for the future no Fee whatsoever be or shall be due or demanded for any Order of the Governour and Council for the Payment of any public Debt, of, and from the Government.

And be it further enacted by the Authority aforesaid, That the Fee for 4 W. & M. any Petition to the Governour and Council referring to any Debt of the Processis. vince, as aforesaid, be two Shillings and fix Pence and no more.

And whereas in the late Act made in the first Year of his present Majesty's 1 G. ca. 5. Reign, Intituled, An Act in Addition to the Act for Regulating of Fees, under Pretence of the Word Copying, all and every Matter and Thing what soever, (in the said Act) Demand has been made of Money or Fees, even for rough Draughts, and preparatory Copies, for the Use of the Publick, when the said Act was designed only for such Copies had and taken for private Use :

Be it therefore further enacted by the Authority aforesaid, That no Fee what soever shall be due or demanded in the said Office for any other Copies or copying, than such as are taken from fair Entries, Registers or Records, and those only for a private Use, and not for the Service of the Govenment: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP.

An Act in Addition to an Act Intituled, An Act relating to the Duty and Office of a Coroner, made in the twelfth Year of King William the Third.

THEREAS in and by the said Act, the Coroners of the several Counties of this Province, are impowred to serve and execute all Writs and 12 W. ca. 6. Provesses directed unto them against the Sheriffs of the same County: But no Provision is therein made to serve any Writ or Process wherein a Sheriff of the same County is or may be Plaintiff, and so a Failure of Justice may happen, if not Remedied:

Be it therefore enaced by his Excellency the Governour, Council and Coroners im-Representatives in General Court allembled, and by the Authority of serve Writs the same, That when and so often as the Sheriff or Sheriffs of any of the in Case &c. Counties within this Province, their Under-Sheriffs or Deputies, or any of them, are or may be concerned as Plaintiff, Complainant or Defendant in any Writ, Additional Action or Process: That in such Case the Coroner of the same Councy shall Act. be, and hereby is impowred to serve and execute the same: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP.

Ministers.

School-Wasters.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Maffachufetts-Bay in New-England, Begun and held at Boston, upon Wednesday the twenty-eighth of May, 1718.

CHAP. I.

An Act in Addition to an Act pass'd in the first Year of Queen Anne, Intituled, An AEt more effectually providing for the Support of Ministers.

A. ca. 3.

THEREAS in and by the said Act a Power is provided and given to the Select-Men of any Town from which any District or Precinct is set off, to assess the Inhabitants of the same, the Sums agreed on for the Support of the Minister, in Case the Assessors of such Precinct shall neglect or refuse to do the same, but no like Power with Reference to the Charge of building or repairing of the publick Meeting-Houses for the Worship of GOD,

Affesfors impowred to raife & affels Money for building Meeting-Houses.

vested either in the Assessor the Select-Men: Be it enacted by his Excellency the Governour, Council and Reprefentacives; in General Cours astembled, and by the Authority of the fame, That when and so often as the major Part of the Inhabitants of any Precinct or District have, or at a Meeting of the same legally warned, shall agree on the building, finishing or repairing of any publick Meeting-House; or the defreying any other necessary Charge for the Support of the Worship of GOD, and agree on any Sum or Sums of Money for that Purpose, the Assessors of fuch Precinct or District are hereby impowred to assess and raise the same on their respective Inhabitants; and in Case such Assessor shall neglect or resuse so to do, then and in that Case the Select-Men of the Town from which such Preeinct or District is derived, are hereby impowred and required to affess the Inhabitants of fuch Precinct or District the Sum or Sums of Money so agreed on, to be collected and levied in like Manner as is directed in and by faid Act: And all regular or legal Precincts or Districts are hereby also impowred to chuse a Committee or other Officers for the better Management of the Affairs of their respective District or Precinct as aforesaid.

And be it further enaced by the Authority aforclaid, That in all fuch Towns where there are or shall be reafter be one or more Districts or Preeines regularly set off; the remaining Part of such Town shall be, and are hereby deemed, declared and conflituted an entire, perfect District, Parish or Precinct (and the first or principal of said Town) and the Inhabitants thereof to have full Power to choose a Committee for the Regulation and Management of all Affairs relating to the Support of the publick Worship of GOD, and for the chusing all necessary and proper Officers in and for the said Precinct, Parish or District, and further to have all such Powers and Priviledges as by any of the Laws of this Province are given or annexed to any District or Precinct : Any

Law, Usage or Custom to the contrary notwithstanding.

7 G. ca. 7.

Power.

Inhabitants

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from which feveral Dif-

tricts are set off, their

CHAP. II.

An Act in Addition to the feveral Acts for Settlement and Support of School-Mafters, &c.

4 W. & M. 13 W. ca. 20.

"HEREAS notwithstanding the many good and wholesome Laws of this Province for the encouraging of Schools, and the Penalty first of ten Pounds, and afterwards increased to twenty Pounds, on such Towns as are obliged to have a Grammar School-Master, and neglect the same: Yet by fad Experience it is found that many Towns that not only are obliged by Law, but very able to support a Grammar School, yet chuse rather to incur and pay the Fine or Penalty than maintain a Grammar School:

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Fences, Cattle, &c.

Ferries.

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We it enacted by his Excellency the Governour, Council and Reprefentatives in General Court affembled, and by the Authority of the same. That the Penalty or Forseiture for Non-observance of the said Law Penalty. henceforth shall be thirty Pounds on every Town that shall have the Number of one Hundred and fifty Families, and forty Pounds on every Town that shall have the Number of two Hundred Families, and so pro rato in Case the Town confift of two Hundred and fifty, or three Hundred Families: To be recovered, paid and employed in Manner, and to the Use as by the Law is directed: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. III.

An Act in further Addition to an Act, Intitled, An Act for 5 W. & M. Regulating Fences, Cattle, &c.

t it enaded by his Excellency the Governour, Council and Representatives in General Court assembled, and hu the Authority of the same, That in any and every Town of this Province where several Fences how to be main. Allotments of Upland and Meadow are inclosed and fenced in one general Field, to be mainor where there have been fo inclosed, fenced and improved, or where all the Proprietors of such Land shall hereafter see cause to inclose, fence and improve the same in such Manner, the Proprietor or Proprietors of each Lot respectively during the Time of his or their Feeding, Planting, Mowing or otherwise improving his Part in fuch general Field, shall make and maintain his or their respective Part of the whole Fence, according to the Quantity of Acres of Land contained in his or their Allotment, until the major Part of the Propriety shall fee Cause to alter the Form of their Improvement, at a Meeting of such Proprietors legally warned for that Purpose: And for the better enabling such Justice of Proprietors to call a Meeting for the Ends aforesaid, it shall be in the Power of Peace upon any Justice of the Peace for the County where such Lands lie, upon Application, to call a tion to him made by any of the two Proprietors of such general Fields, to issue Meeting of out a Warrant for fuch Meeting, according to the Form of an Act made and Proprietors. passed in the twelfth Year of Queen Anne, directing how Meetings of Proprietors of Lands lying in Common, may be called; the whole general Feice to be measured, and each Man's Part to be set out and apportioned by two or three discreet indifferent Persons appointed and sworn for this Purpose, by any Justice of the Peace for the said County, excepting the major Part of the Pro- Each Propripriety agree and proportion the same among themselves.

And when the Proportion of each Proprietor in such general Fence is adjusted and determined, the same shall be entred upon Record by the Clerk entred by the of the Propriety; and where there is no such Clerk, by the Clerk of the Clerk of the Town where the Land lies: Any Law, Usage or Custom to the contrary not- Town Clerk.

withstanding.

CHAP. IV.

An Act for the further Regulation of Ferries.

HEREAS notwithstanding the Provision already made for the Preamble.

speedy Transportation of all Travellers and Passengers over the Fer- 6 W. & M. ry at Winnisimmit, yet thro' the Misconstruction of the said Law, ca. 6. and Persons are unreasonably delayed and kept from passing said Ferry, until the References. Return of the Boat from the opposite Side, so that in effect the Benefit proposed in having three Boats is lost :

Therefore for Remedy thereof, and that all Passengers may be transported speedily:

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Culling of Fill.

Two Boats to be always passing upon the Water.

Be it enaced by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That two of the three Boats appointed for the Service of the faid Ferry, shall be always passing on the Water, from Side to Side, and as one of the Boats puts off from either Side, the Boat on the contrary Side shall be obliged to put off; unless the Weather be Stormy, or not safe for the Passengers; nor shall any Persons who want a Passage cross said Ferry when to the Number of five be delay'd, under the Penalty of twenty Shillings.

Ferry-men to keep plank'd Trucks on each fide the Water.

And be it further enaced, That at Charlestown, Winnisimmit, Salem and Newbury Ferries, there be hence-forth provided and kept on each Side of the Water, by the Ferry-Men of the refpective Ferries, a Pair of plank'd Trucks of a sufficient Breadth, for the safe and more convenient passing of Coaches, Calashes, Horses and Cattle in and out of the Ferry-Boats, on the Penalty of ten Shillings for every three Months Neglect, to be recovered before any of his Majesty's Justices of the Peace in the County, by any Person who shall inform, and fue for the fame: Any Law, Usage or Custom to the contrary hereof notwithstanding.

Penalty.

CHAP.

An Act for the better Regulating the Culling of Fish.

Preamble.

THEREAS thro' the Carelessness or Ignorance of Persons who undertake to Cull Fish, without being chosen and Sworn to the faithful Discharge of that Trust, many great Abuses have happened to the Buyers thereof:

For the Prevention whereof for the future:

Cullers of Fish to be chosen at MarchMeeting annually.

Penalty for Culling without being chosen and Sworn.

Penalty for Shiping off Fish without being Surveyed or Culled.

Penalty for Masters taking fuch

Be it enaced by his Excellency the Governour, Council and Reprefentatives in General Court astembled, and by the Authority of the same, That there shall henceforth be Annually chosen in every Sea-Port Town or Place within this Province, where Fish is made and cured, at their Annual Meeting in March, a fuitable and fufficientNumber of Cullers of Fish, and that no Person or Persons shall presume to Cull any Fish, upon any Pretence whatfoever, without being chosen and Sworn according to this Law, upon Pain of forfeiting ten Pounds for every such Offence. And each Culler shall have due Regard in Culling of all Fish to the Contract or Agreement between the Buyer and Seller, with respect to the Season of Year wherein such Fish was made and cured.

And he it further enacted by the Authority aforesaid, That no Person or Persons shall presume to Ship off any Merchantable Fish whatsoever, without being first Surveyed or Culled by a Sworn Culler, on the Penalty of forfeiting fuch Fish. And every Master of any Ship or other Vessel is hereby strictly prohibited from receiving or taking on Board his Ship or Vessel any Merchantable Fish, in order to be Transported beyond Sea, until such Fish be first surveyed by a Sworn Culler, under the Penalty of five Shillings Fine for every Quintal of Fish so received or taken on Board. And all Cullers so chofen by any Town or Place, shall each and every of them be Sworn as fol-

Cullers Oath.

Fish on Board. lows, viz.

A. B do Swear, That I will faithfully and impartially to the best of I my Judgment, perform the Duty and Office of a Culler of Fish for the Year enfuing, and that I will always have a Regard to the Particulars mentioned in this Act. So help me GOD.

Proviso.

Provided nevertheless, when it shall so happen, That the Sworn Cullers cannot be obtained, that then it shall and may be lawful for the Buyer and Seller to agree upon some meet Person to be a Culler, in such Case provided he be under the fame Oath and Restrictions as the Cullers abovesaid.

And

Andians. Against carrying off Servants, &c.

And he is further enaged, That all Forfeitures and Penalties arising by Fines how to Force and Virtue of this Act shall be disposed of, one half to the Poor of the be disposed of. Place where the Offence shall be committed, and the other half to the Informer, or to him or them that shall sue for the same, in any of His Majesly's Courts of Record within this Province.

CHAP. VI.

An Act in Addition to the Act for preventing Abuses to the Indians, made in the twelfth Year of King William.

THEREAS notwithstanding the Care taken and provided by said 12 W. ca. 16.

Act, a great Wrong and Injury happens to said Indians Natives of this Country, by Reason of their being drawn in by small Gifts, or small Debts, when they are in Drink and out of Capacity to Trade, to sign unreasonable Bills, or Bonds for Debts, which are soon sued, and great Charge brought upon them, when they have no Way to pay the same, but by

We it therefore enaced by his Excellency the Governour, Council and No Bill, &c. Representatives in General Court assembled, and by the Authority of given by any the same, That from and after the Publication of this Act, no Bill, Bond or Indian to be other Specialty in writing, given by any Indian, on any Contract what soever, shall good, unless entered into be deemed good, or be recoverable against any Indian Native of this Province, unless such Bill, Bond or Specialty be entred into before any two of His Majesty's Justices, both Justices of the Peace, in the County where such Indian lives, and both to be being present. present together when the said Bill, Bond or Specialty is executed by the said Indian, and approbated by the faid Justices, who are therefore to take Care of the Equity and Reasonableness of such Bill, Bond Bargain or Contract.

And be it further enacted, That henceforth no Indian shall contact, or No Contract put him or her Self or Child, Apprentice or Servant, for any Time or Term for Service of Years, but by and with the Allowance and Approbation of two of His Ma- of any Indian to be good jesty's Justices of the Peace (in the County where such Indian lives:) And the unless as a-Indenture to be allowed of and approved by the faid Justices at the same Time, bove. and when together: Any Law, Usage or Custom to the contrary notwith-Itanding.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-eighth of May, 1718. And continued by feveral Prorogations unto Wednesday the twenty-ninth Day of October following, and then met.

CHAP.

An Act for the preventing of Persons under Age, Apprentices or Servants, being transported out of the Province, without the Consent of their Masters, Parents or Guardians.

THEREAS it has been complained of that Persons under Age, Ap- Preamble. prentices and Servants within this Province, do often-times get on Board the outward Bound Vessels, and are there entertained by the Masters or Mariners, and actually transported to some P arts beyond the Seas, not only to the great Loss and Injury of their respective Masters, &c. but also to the Damage of the Province:

C C 2

Gun-Powder.

Masters of Ships not to carry off any Servants or Sons under Age. 7 W. ca. 3.

Penalty 1.50.

Be it therefore enacted by his Excellency the Governour, Council and Representatives in General Court astembled, and by the Authozity of the same, That every Master of any outward bound Ship or Vessel that shall hereafter carry or transport out of this Province any Person under Age, or bought or hired Servant, or Apprentice, to any Parts beyond the Seas, without the Confent of fuch Master, Parent or Guardian signified in Writing, shall forfeit the Sum of fifty Pounds; the one Half to and for the Use of the Province, the other Half to and for the Use of him that shall inform or sue for the same; and be further liable to an Action in the Law, at the Suit of the Parent, Master or Owner of fuch transported Person, for any Damages sustained by him or them.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the twenty-seventh Day of May, 1719.

CHAP. II.

An Act in further Addition to an Act for erecting a Powder House in Boston.

5 A. ca. 3. 2 G. ca. 1.

HEREAS Gun-Powder in great Quantities is imported and exported at the Port of Boston, and the Shine or Vestale in the American Am der commonly is, lie at the Wharffs near to the Ware-Houses, and Dwelling Houses of the Inhabitants of the Town of Boston aforesaid, being often grounded, whereby in Case of Fire, the Lives and Estates of His Majesty's good Subjects are in great Danger, as well as able-bodied and well disposed Persons discouraged and affrighted from giving their Assistance, and using any Endeavours for the Extinguishment thereof:

No Gun-Powder to be kept in Vessels lying at a Wharff.

We it therefoze enacted by his Excellency the Governour, Council and Representatives in General Court-assembled, and by the Authozity of the same, That from and after the Publication of this Act no Gun-Powder shall be kept on Board any Ship or other Vessel, lying to or grounded at any Wharsf within the Port of Boston. And if any Gun-Powder shall be found on Board fuch Ship or Vessel lying a-ground as aforesaid, such Powder shall be liable to Confiscation, and under the same Penalty as if it were found lying in any House or Ware-House.

Gun-Powder not to be carried on Trucks.

And be it further enaced by the Authozicy aforesaid, That no Powder be carried thro' any Town upon Trucks, under the Penalty of ten Shillings per Barrel, for every Barrel of Powder so conveyed, and so proportionably for fmaller Cafk.

To be kept inBrass or Tin Tunnels.

And be it further enaced by the Authority aforesaid, That such Quantity of Gun-Powder as by Law is permitted and allowed to be kept in Shops for Retail, shall hereafter be kept in Brass or Tin Tunnels, and no otherwife, under the Penalty of forfeiting all fuch Gun-Powder; one Moiety thereof to be to the Use of the Poor of the Town where such Powder shall be found, and the other Moiety to them that shall inform and sue for the same: And that the Fire-wards of the Town of Boston, for the Time being, be and hereby are directed strictly to observe and put this Law in Execution: Any Law, Usage or Cultom to the contrary notwithstanding.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday, the twenty-seventh of May, 1719. And continued by feveral Prorogations unto Wednesday the fourth Day of November following, and then met.

CHAP. I.

An Act for the suppressing of Lotteries.

HEREAS there have been lately set up within this Province certain mischievous and unlawful Games, called Lotteries, whereby the Children and Servants of Several Gentlemen, Merchants and Traders, and other unwary People, have been drawn into a vain and foolish Expence of Money; which tends to the utter Ruin and Impoverishment of many Families, and is to the Reproach of this Government, and against the common Good, Trade, Welfare and Peace of the Province:

For Remedy whereof:

Be it enaced, adjudged and declared, and it is hereby enaced, adjudged and declared, by his Ercellency the Governour, Council and Re- Lotteries a presentatives in General Court assembled, and by the Authority of the publick Nufame, That all such Lotteries, and all other Lotteries, are common and publick Nusances.

And it is further enacted by the Authority aforclaid, That from and after the Publication of this Act, no Person or Persons whatsoever, shall publickly or privately exercise, keep open, show or expose to be play'd at, drawn at, or thrown at, or shall draw, play, or throw at, any such Lottery, or any other Lottery, either by Dice, Lotts, Cards, Balls, or any other Numbers or Figures, or any other Way whatsoever: And every Person or Persons that shall after the Publication of this Act, as aforesaid, exercise, expose, open or show to be ture for Setplayed, thrown or drawn at any fuch Lottery, Play or Device, or other Lottery, ting up Lotshall forfeit for every such Offence the Sum of two Hundred Pounds, to be re-teries. covered by Information, Bill, Plaint or Action at Law, in any of His Majesty's 6 G. 2. ca. 4. Courts of Record within this Province, wherein no Essoin, Protection, or Wager of Law shall be allowed: one Half thereof to be to the King's Majesty, to be applied towards the Support of this Government, and the other Half to him or them that shall inform and sue for the same.

And he it further enaced, That every Person or Persons that after the Publi- 1.10 Forfeiture cation of this Act, as aforesaid, shall play, throw, or draw at any such Lottery, for drawing at Play or Device, or other Lotteries, shall forseit for every such Offence, the Lotteries. Sum of ten Pounds, to be recovered by Information, Bill, Plaint or Action at Law, in any of His Majesty's Courts of Record within this Province, wherein no Essoign, Protection or Wager of Law shall be allowed; one half Part thereof to be to the King's Majesty, to be applied towards the Support of this Government, and the other Half to him or them that shall inform and sue for the same.

And he it further enacted by the Authority aforesaid, That for the Officers to more effectual suppressing and preventing such unlawful Lotteries, the Justices prevent Lotof the Peace, Sheriffs, Under-Sheriffs, Sheriffs Deputies and Constables, within teries. their respective Jurisdictions, be impowred and required to use their utmostEndeavours to prevent the drawing of any fuch unlawful Lottery heretofore, or hereafter to be set up, by all lawful Means what soever.

Lands liable to pap Debts.

CHAP. II.

AnA& in further Addition to and Supplement of an A& Intituled, An AEt for making Lands and Tenements liable to the Payment of Debts, made and passed in the eighthYear of King William.

8 W. ca. 3.

Real Estates of Debtors liable to Executions.

E it enaded by his Excellency the Covernour, Council and Representatives in General Court accembled, and by the Auchority of the same, That when any Person or Persons shall recover Judgment in any of His Majesty's Courts within this Province for any Sum or Sums of Money, or any other Specie, or for Costs of Suit, and the Person or Persons against whom Judgment shall be recovered, is either unwilling or unable to fatisfy fuch Judgment by Money or other Specie, and the Creditor or Creditors finding no other personal Estate to his or their Acceptance to extend Execution upon for Satisfaction thereof, and doth therefore think fit to levy upon the Real Estate of such Debtor or Debtors for the End aforesaid, rather than on the Person of the Debtor; that then and in every such Case, the Sheriff, Under-Sheriff or Deputy, shall cause three indifferent discreet Men, being Freeholders in the County, one to be chosen by the Creditor or Creditors, one by the Debtor or Debtors, if he or they see Cause, and the third by the Sheriff or other Officer that shall serve the same, to be sworn before one or more of His Majesty's Justices in said County, faithfully and impartially to apprize such Real Estate, as shall be shewn to them, who shall apprize the same to satisfy the Execution, with all Fees, and fet out such Estate by Meets and Bounds; and the Sheriff or other Officer shall deliver Possession and Seizen thereof to the Creditor or Creditors, his or their Attorney; which being returned and recorded in the Clerk's Office of the Court out of which the same issued, shall make a good Title to Saving Equity fuch Creditor or Creditors, his or their Heirs and Assigns in Fee: Saving, Equity by Redemption as by Law is prescribed. And when it so happens that the Real Estate extended upon cannot be divided and set out by Meets and Bounds, as before prescribed, that then Execution shall be extended upon the Rents of fuch Real Estates and Seizen given thereof to the Creditor or Creditors, his or their Attorney, and cause the Person or Persons in the Possession and Improvement to attorn and become Tenant or Tenants to such Creditor or Creditors, and to pay their Rents to him or them accordingly; and upon refusal thereof to turn the Person or Persons out of the Possession thereof, and giveLivery, Seizen and Possession of the same to the Creditor or Creditors to hold and enjoy all fuch Real Estate to him or them, their Heirs or Assigns, till the Judgment, Interest and Fees be fully satisfied and paid, reserving thereout the Widows Thirds or Dower, if anythere be.

of Redemp-

Execution to be extended on Rents.

Proviso.

Provided always, That it shall and may be lawful for any Debtor or Debtors, his or their Heirs, Executors or Administrators at any Time or Times before the Judgment, with the Interest and Charges be fully satisfied, to tender and pay to the Creditor or Creditors, his or their Heirs or Assigns, the full remainder of the Debt, Interest and Charges, who is obliged to accept thereof, Cand surrender up all fuch Real Estare to the Debtor or Debtors, his Heirs, Executors or Administrators, and deliver up peaceable and quiet Possession thereof.

And be it further enacted by the Authority aforefaid, That an AA made and passed in the second Year of his present Majesty, Intitled, An Act in further Addition to an Act Intitled, An Act for making Lands and Tenements liable to the Payment of Debts, made and pass'd in the eighth Year of the Reign of King William: And all and singular the Clauses, Paragraphs, Articles, Directions, Matters and Things in the faid Act contained, be, and hereby

are repealed, made null and void.

Proviso

Provided always, That all Real Estates taken in Execution and levied upon, and all other Acts and Things done pursuant to and by Virtue of the aforesaid Law, notwithstanding the Repealing hereof, shall be held good and effectual in

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Judges of Probate.

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to all Intents and Purposes: And whoever is in the Possession of any RealEstate by Means thereof, it shall be a good Eslate in Fee to him or them, their Heirs and Affigus: Any Law, Usage or Custom to the contrary thereof notwithstand-

Provided also, That nothing in this Act contained, shall extend to the Lands Proviso.

owned by the Indian Natives of this Province.

CHAP. III.

An Act for the Regulation of the Decrees and other Proceedings of the several Judges of Probate in the re- 9 G. ca. 1. fpective Counties of this Province, and of Appeals there-

E it enaded by his Ercellency the Governour, Council and Re- Letters of presentatives in General Court assembled, and by the Authoris Administrate of the same, That after the Decease of any Person Intestate, Let- tion, &c. of ters of Administration be taken out within thirty Days or sooner, and an Inventory taken of all the Estate of the Deceased within three Months, or sooner, by three taken out. fuitable Persons appointed, and put upon Oath, for their due Personmance of 4 W. & M. that Service by the Judge, or one Justice in the said County, in Case the Estate ca. 2. be not in the Town where the Judge himself dwells, or within ten Miles thereof; a Certificate of fuch Appointment and Oath taken by the Justice, to be returned to the Probate Office, with the faid Inventory.

And he it further enacted by the Authority aforesaid. That when the Executor of Administrator of any Estate shall obtain Licence from the Superitors & Execuour Court to make Sale of all or any Part of the Housing and Lands of the tors to give Deceased, for the Payment of Debts, before Sale be made of any such Housing publick Notice and Lands, the Executor or Administrator, shall give thirty Days publick Notice of the Sale of Lands by posling up Notifications of such Sale in the Town where the Deceased Person &c. last dwelt, and in the two next adjoining Towns, as also in the Shire Town of 8 W. ca. 3. the faid County; and whofoever will give most shall have the Preference in such Sale; And in Case it be an insolvent Estate, the whole Produce of such Sale to be divided in due Proportion to and among the Creditors.

And whereas some Doubt hath arisen touching such Estate Real and Perfonal as is not plainly devised, given or bequeathed in any last Will and Testa-

Use it resolved and enaced, That from and after the End of this present Estate not be-Session of the General Assembly, all such Estate whether Real or Personal that queathed to is not plainly given away or disposed of in and by the last Will and Testament be distributed of any Person thereast r to be proved, the same acordingly shall be distributed Estates. in the same Manner as if it were an Intestate Estate, and Executor or Executors shall administer on the same as such.

And he it fur the enacted by the Authority aforelaid, That when the Division of Real Estate of an Interiore will conveniently accommodate more of the Children Real Estate than the eldest Son, and being so represented, and made to appear to the Judge of Intestates. of Probate, he shall have Power to settle it on so many of the Children (Preserence being always had to the Sons) as it will conveniently accommodate (without Prejudice to or spoiling of the whole) in the Manner as it was to have been fettled upon the eldest Son before the making of this A &.

And whereas Provision is already made for an Appeal to the Governour and Council from the Orders, Decrees, Sentences or Denials of the several Judges for the Probate of Wills and granting Letters of Administration, within the respective Counties of this Province, but no Time limitted for the bringing such Appeals, which has been found inconvenient:

Allegiance to be Swozn.

Appeals from Judges of Probate.

4 W. & M. ca. 2.

Be it therefore enaced by the Authority Sozelaid, That no Appeal from Limitation of any Sentence, Order, Decree or Denial of any of the Judges for the Probate of Wills, and granting Letters of Administration, allowing Accounts, and Distribution of Estates within this Province, shall be admitted, unless it be claimed within fix Months after the making fuch Order, Sentence, Decree or Denial, and except Security be given by the Appellant within ten Days to profecute the Appeal with Effect, and except Reasons of Appeal be filed in the Register's Office of the Court of Probate within ten Days after Security given, and fourteen Days at least before the Hearing before the Governour and Council. And in Case the Party or Parties so appealing fail in the Prosecution of their said Appeal to Effect, in three Months Time from the claiming the same; then the adverse Party to have the Benefit of the Sentence, Order or Decree so appealed from, by filing a Complaint to the Governour and Council, in like Manner as is provided by Law for not profecuting an Appeal from the Judgment of an Inferiour Court.

Provifo.

Provided always, That any Person beyond the Sea, or out of New-England, who has no sufficient Attorney within this Province, at the Time of such Order, Sentence, Decree or Denial, shall have six Months after his or her Return, or Constitution of such Attorney; unless such Person was of Age at his Departure out of the Province, to claim and profecute their Appeal, as aforefaid.

Guardians for Compos. 7 A. ca. z.

Judges of Probate to

hold certain

fixed Days.

And be it further enacted, That before any Decree, Order or Division be Persons under made concerning Intestate Estates, where any Infants or Persons under Age, or Age and Non Non Compos are interested, Guardians shall be appointed for all such Persons 6W.&M.ca.2: according to Law, who shall be fully impowred to appeal from any such Order, Decree, or Sentence, if they see Cause, to be prosecuted, in Manner as aforesaid.

And he it further enacted, That the Judges of the Probate of Wills, and for granting Letters of Administration of IntestateEstates in the respective Counties of the Province, shall have and hold certain fixed Days for the making and publishing their Orders and Decrees; and such Days to be determined and known by publick Notifications or Advertisements in the several Counties: Any Law, Usage or Custom to the contrary notwithstanding.

> CHAP. IV.

4 W. & M. са. 16.

An Act in Addition to an Act Intituled An Act requiring the taking the Oaths appointed to be taken instead of the Oaths of Allegiance and Supremacy, made in the fourth Year of the Reign of the late King William and Queen Mary, of bleffed Memory.

Preamble.

THEREAS by an Act of Parliament made and passed in the first Year of His present Majesty's Reign, Intitled, An Act for the further Security of His Majesty's Person and Government, and the Succession of the Crown in the Heirs of the late Princess Sophia, being Protestants, and for extinguishing the Hopes of the pretended Prince of Wales, and his open and secret Abettors, All Officers and Persons therein mentioned or described are injoined and obliged to take the Oaths appointed to be taken instead of the Oaths of Allegiance and Supremacy, in these Words, viz.

"A. B. do sincerely Promise and Swear, That I will be faithful and bear true "Allegiance to His Majesty King GEORGE. So help me GOD.

"I.A.B. do Swear, That I do from my Heart, abhor detest and abjure as "impious and heretical, that damnable Doctrine and Position, That Princes " excommunicated or deprived by the Pope, or any Authority of the See of " Rome, may be deposed or murthered by their Subjects or any other what soever.

" And I do Declare, That no foreign Prince, Person, Prelate, State or Poten-"tate, hath or ought to have any Jurisdiction, Power, Superiority, Preheminence or Authority, Ecclesiastical or Spiritual within this Realm.

So help me GOD.

And

Allegiance to be Swozn.

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And also to take and subscribe the following Oath, viz. A.B. do truly and sincerely acknowlege, profess, testify and declare in my "Conscience before GOD and the World, That Our Sovereign Lord King

"GEORGE is lawful and rightful King of this Realm, and all other his " Majesty's Dominions and Countries thereunto belonging. And I do so-" lemnly and fincerely Declare, That I do believe in my Conscience that the " Person pretended to be Prince of Wales, during the Life of the late King " James, and fince his Decease, pretending to be, and taking upon himself the

"Stile and Title of King of England, by the Name of James the third, or of Scotland, by the Name of James the eighth, or the Stile and Title of King of "Great Britain, hath not any Right or Title what soever to the Crown of this

" Realm, or any other the Dominions thereto belonging. And I do renounce, " refuse and abjure any Allegiance or Obedience to him. And I do Swear,

"That I will bear Faith and true Allegiance to His Majesty King GEORGE, " and Him will defend to the utmost of my Power against all traiterous Con-" spiracies and Attempts whatsoever, which shall be made against his Person,

"Crown or Dignity. And I will do my utmost Endeavour to disclose and make known to His Majesty and His Successors, all Treasons and traiterous

" Conspiracies which I shall know to be against Him, or any of them. And I " do faithfully Promise to the utmost of my Power to support, maintain and " defend the Succession of the Crown against him the said James, and all other

" Persons whatsoever; which Succession by an Act, Intitled, An Act for the

" further Limitation of the Crown and better securing the Rights and Liberties of the Subject, is and stands limited to the Princess Sophia, Electoress " and Ducthess Dowager of Hanover, and the Heirs of her Body, being

" Protestants. And all these Things I do plainly and sincerely acknowledge " and Swear according to these express Words by me spoken, and according to

" the plain and common Sense and Understanding of the same Words without " any Equivocation, mental Evafion, or secret Reservation whatsoever. And

" I do make this Recognition, Acknowlegement, Abjuration, Renunciation and

" Promise, heartily, willingly and truly, upon the true Faith of a Christian. So help me GOD.

Now to the Intent that all Persons whomsoever sustaining or holding any Preamble. Office within His Majesty's Government of this Province, by Virtue of any Commission from His Excellency the Governour, or by Authority derived from him, take and subscribe the aforesaid Oaths; and also to discourage and prevent all Persons disaffected to His Majesty's rightful and happy Government, and the Protestant Succession as by Law established from coming into, or residing within this Province:

Be it enacted hy his Excellency the Governour, Council and Representatives, in General Court assembled, and by the Authority of the same, ged to take That as well the Members of His Majesty's Council, the Representatives in the the Oaths to General Assembly, as all and every Person and Persons that have, bear, or suf- His Majesty. tain any Office or Offices within this Province, by Virtue of any Commission from his Excellency the Governour, or by Authority derived from him, shall before they enter upon, and act in their respective Offices, before his Excellency the Governour, Lieutenant Governour, two or more of the Council, or such others as shall be thereto appointed by the Governour, take and subscribe the several Oaths herein before-mentioned: And in Case such Officer or Officers neglect or refuse to take the said Oaths, or subscribe thereto, they shall be ipso facto adjudged uncapable and difabled in Law to have, occupy or enjoy the faid Office or Offices, Employment or Employments, or any Part of them, or any Profit or Advantage thereby; and every such Office, Place or Employment shall be adjudged uttorly void.

And be it further enacted by the Authority aforesaid, That all and every Othersoblig's other Person or Persons whatsoever now inhabiting or residing within this Pro- thereto when vince, or which shall at any Time hereafter reside or dwell within the same, required.

Allegiance to be Swozn.

shall when thereunto required by two of his Majesty's Justices of the Peace

Quorum Unus, take and subscribe the Oaths aforesaid.

And be it further enamed by the Authority aforesaid, That it shall and may be lawful to and for any two Justices of the Peace (Quorum Unus) Justices impowered to in their respective Counties, to give and administer the Oaths aforesaid from administer the Time to Time to any Person or Persons, and upon due Tender of any such Person or Persons to take the said Oaths, the said two Justices are hereby required and enjoined to administer the same, and a List of the Names of all Per-

sons so Sworn, to be returned into the Secretary's Office.

40s. or Imprisonment for the first Refusal.

And he it further enaced, That it shall and may be lawful to and for two or more Justices of the Peace (Quorum Unus) to tender the Oaths herein before appointed to be taken to any Person or Persons whomsoever, whom they shall or may suspect to be disaffected to His Majesty, or his Government. And if any Person or Persons to whom the said Oaths shall be so tendered, shall neglect or refuse to take the same, the said Justices shall commit the said Person or Persons so refusing to the common Goal, there to remain without Bail or Mainprize, for the space of three Months; unless such Offender shall pay down to the faid Justices so tendering the said Oaths, such Sum of Money, not exceeding forty Shillings, as the faid Justices shall require such Offender to pay for his said Refusal; which Money shall be to his Majesty for the Support of the Government of this Province: And unless such Resuler become bound with two fufficient Sureties for the good Behaviour, and also to appear at the next General Quarter Sessions of the Peace to be held for the same County where he doth inhabit or reside. At which Court the said Oaths shall be again tendered to him by the Justices of the said Court in open Sessions, and if he then refuses to take the faid Oaths, the faid Justices shall commit the faid Person or Persons so refusing to the common Goal, there to remain for the space of six Months; unless every such Offender shall pay down to the said Justices such Sum of Money, not exceeding ten Pounds, nor under five Pounds, as the said Justices shall require, to be paid for his fecond Refusal; the said Money to be disposed in Manner as aforesaid; and unless every fuch Offender shall likewise become bound with two sufficient Sureties, with Condition to be of the good Behaviour, until he take the faid Oaths: And all fuch Persons so refusing are hereby rendered uncapable of giving any Vote for Representatives or Jurors, or in the Choice of any Town Officers.

10 L or Imprisonment &c. for Refusal before the Sessions.

And whereas the People called Quakers scruple the taking any Oath:

Be it enacted by the Authority aforclaid, That every such Person over and above the Declaration of Fidelity already enjoined them by the Law of this Province, shall for the future, if thereunto required, make and subscribe the

Effect of the Abjuration Oath, in the following Words, Viz.

Quakers De-A. B. do truly and fineerely acknowledge, profess, testify and declare in the Presence of Almighty GOD, the Witness of the Truth of what " I say, that King GEORGE is lawful and rightful King of the Realm of

" Great Britain, and of all other His Dominions and Countries thereunto be-And I do folemnly and fincerely declare, That I do believe the " Person pretended to be the Prince of Wales, during the Life of the late King " James, and fince his Decease, pretending to be and taking upon himself the

- "Stile and Title of King of England, by the Name of James the third, or of Scotland by the Name of James the eighth, or the Stile and Title of King " of Great Britain, hath not any Right or Title whatsoever to the Crown of " the Realm of Great Britain nor any other the Dominions thereunto belong-
- "ing. And I do renounce and refuse any Allegiance and Obedience to him. And I do folemnly promise, That I will be true and faithful and bear true " Allegiance to King GEORGE, and to him will be faithful against all
- " traiterous Conspiracies and Attempts whatsoever, which shall be made against
- "his Person, Crown or Dignity. And I will do my best Endeavour to discoler and make known to King GEORE and his Successors all Treasions and traiterous Conspiracies which I shall know to be made against him

claration instead of the Abjuration Oath.

Jurois Fees, &c.

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or any of them. And I will be true and faithful to the Succession of the " Crown against him the said James, and all other Persons whatsoever, as the " fame is and stands settled by an Act Intitled, An Act declaring the Rights " and Liberties of the Subject, and settling the Succession of the Crown to the late Queen ANNE, and the Heirs of her Body being Protestants. And ca " the same by one other Act Intitled, An Act for the further Limitation of " the Grown and better securing the Rights and Liberties of the Subject, is " and stands settled and Intailed after the Decease of the said late Queen, and " for Default of Issue of the said late Queen, to the late Princess Sophia, Electo-" ress and Dutches Dowager of Hanover, and the Heirs of her Body being Protestants. And all these Things I do plainly and sincerely acknowlege, " promise and declare according to these express Words by me spoken, and " according to the plain and common Sense and Understanding of the same "Words, without any Equivocation, mental Evasion, or secret Reservation " whatfoever. And I do make this Recognition, Acknowlegement, Renun-" ciation and Promise heartily, willingly and truly.

CHAP. V.

An Act requiring the feveral Towns within this Province 4 W. & M to be provided with Stocks.

7HEREAS the Breach of fundry penal Laws of this Province is punishable by putting in the Stocks, where the Offenders are unable to pay the Preamble. respective Fines by Law set; and many of the Towns in the Province are not provided with Stocks, for want of which oft-times Persons go unpunished:

For Prevention whereof:

We it enaced by his Excellency the Governour, Council and Repres All Towns to fentatives in General Court assembled, and by the Authority of the same, be provided That from henceforth every Town within this Province, be supplied with with Stocks.

Stocks. And that if any Town shall neglect the Observation of this Act every Stocks. And that if any Town shall neglect the Observation of this Act, every fuch defective Town shall forfeit and pay the Sum of five Pounds for every Conviction of such Neglect, upon Complaint made unto his Majesty's Justices at their General Sessions of the Peace; the one Half of said Fnies or Forseitures to be to his Majesty, to be applied to and for the Support of this Government, and the other Half to him or them that shall inform and prosecute the fame.

CHAP. VI.

An Act for enlarging the Fees of Grand Jurors, and for fixing 7 W. ca. 4. an Allowance to the Superiour Court of Judicature for hearing Petitions, and granting Power for the Sale of Land.

HEREAS the stated Allowance by Law for Grand-Jurors of two Preamble: Shillings per Diem, during their Attendance at Court, is thought too little, considering the great Price of Provisions, and other Necessaries:

Be it enaced by his Excellency the Governour, Council and Repreféntatibes in General Court allembied, and by the Authority of the same, 3s. per Diems. That the Allowance of a Grand Lyror during his Attendance on the Court and for Grand That the Allowance of a Grand-Juror during his Attendance on the Court, and Jurors. also for his necessary travel to and from the same for the future, be three Shil-

And whereas a great Part of the Business of the Superiour Court is often taken up in hearing and granting Petitions for the Sale of Land, and no Fee

yet stated by Law for the same:

Be it therefore further enacted by the Authority aforesaid, That the Fee Judges Alor Allowance to the Judges of the faid Court on fuch Petitions be two Shillings lowance for a-piece to each Judge, present at the Hearing of such Petition, and no more. Petitions.

Affize of Bread.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the thirteenth Day of July, 1720.

CHAP. VII.

An Act to Regulate the Price and Affize of Bread.

Preamble.

William the Third, Intitled, An Act for the due Assize of Bread, is found not effectual for the good Ends and Purposes therein designed, and little or no Observance has been made thereof; but covetous and evil disposed Persons have for their own Gain, deceived and oppressed his Majesty's Subjects, more especially the poorer Sort:

For Remedy whereof:

Act for the due Affize of Bread.

Be it enacted by his Excellency the Bobernour, Council and Representatives in General Court Assembled, and by the Authority of the same, That the said Act Intituled, An Act for the due Assize of Bread, shall be and is hereby repealed, annulled and made void: and that after the tenth Day of September next, the Select-Men of each Town within this Province, where Bread is baked for Sale, shall once every Month, and oftner if they see Cause, set, ascertain and appoint within their several Towns, the Assize and Weight of all Sorts of Bread to be fold, or exposed to Sale by any Baker, or other Person whatsoever; having Respect to the Price the Frain, Meal or Flower whereof such Bread shall be made, shall bear in or about the Town or Place where such Assize shall be set, and making reasonable Allowance to the Bakers for their Charges, Pains and Livelihood; and shall make known their said Regulation of the Assize of Bread in some open and publick Place or Places in their respective Towns.

Affize of Bread to be afcertained.

And that the said Assize may be the more easily ascertained:

Sorts of Bread to be allowed.

Be it enaced by the Authority aforefail, That from and after the faid tenth Day of September, no Person or Persons whatsoever shall make for Sale; or sell, or expose to Sale any Sort or Sorts of Bread, but such as are herein after-mentioned: That is to say, White, Wheaten and Houshold, and such other Sort or Sorts as shall be publickly licenced and allowed by the saidSelect-Men, in the several and respective Towns; all which several Sorts of Bread shall be made in their several and respective Degrees, according to the Goodness of the Grain whereof the same are or ought to be made; and the Assize and Weight of the said White, Wheaten and Houshold Bread shall be set and ascortained, according to the Table hereafter-mentioned, Viz.

A Table of the Affize of Bread in Pounds, Ounces and Drams. In the first and last Columns is the Price of the Bushel of Wheat, from 4 st to 15 st. The Allowance to the Baker for Baking to be made by the Select-men being included: So that for Example, Is the Price of Wheat be 5 st. the Bushel, and the Select-men allow 1 st. 6 d. per Bushel, for Baking, the Price in the Table will be 6 st. 6 d. and even with or against those Numbers in the first and last Columns will be found the Weight of the several Loaves Averdupois.

Note, That the White Loaves are one Half, and the Wheaten three Quarters of the Weight of Houshold

Loaves.

Assize of Bread.

2 I I

of Wheat, and						Weight of the two l'enny Loaf						Weight of the fix Penny Loaf.					Weight of the welvePennyLoaf.					Ina Price of tr		
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And to the Intent that the good Design of this Act may be effectually com-

shall bake or make for Sale, or expose to Sale any Sort of Loaf Bread or Bisket, marked. that shall be sold by Tale, shall from and after the said tenth Day of September fairly mark, or imprint, or cause to be marked or imprinted such distinct Mark, as shall be appointed or allowed by the Select-Men, so that their Bread may be

known and distinguished.

And he it further enacted by the Authority aforefaid, That if any Baker Penalty for or Bakers, or other Person or Persons baking or making Bread for Sale; or exposing Bread to Sale, shall not observe the Assize to be ascertained by Virtue. of this Act, or shall bake or make for Sale, or sell or expose to Sale any Bread wanting the due Weight, or that shall not be marked according to a pirection of this Act, or shall break such Regulations and Orders, as shall from Ton to Time be made by Virtue of this Act; he or they so doing, and being thereof go wicked by Confession of the Party, or by the Oath of two or more credible Witnesser one or more of his Majesty's Justices of the Peace for the County where the Mid Offence is committed, or the Party offending apprehended, shall for every fach Offence forfeit the Sum of twenty Shillings, to be levyed by Way of Diffress upon the Goods and Chattels of every such Offender, by Warrant from the laid Justice or Justices; the said Forfeitures to be the one Half towards the Support of the Poor of the Town where fuch Offence shall be committed, and the other Half to the Informer. And if any Baker or Seller of Bread shall put into any Bread by him fold or exposed to Sale, any Mixture of any other Grain than what shall be appointed by the Assize settled in the Place where such Bread

Affize of Uread.

shall be so sold or exposed to Sale; every Person so offending shall for every such Offence for feit the Sum of twenty Shillings, to be recovered in the Manner and Form herein before mentioned, and to be for the Uses afore-mentioned.

Provifo.

Provided always, That no Person shall be convicted in Manner aforesaid for any of the afore-mentioned Offences, unless the Prosecution in order to such Conviction be commenced within five Days next after the Offence committed.

Proviso for Appeal.

Provided also, and be it surther enacted, That if any Person so convicted shall think him or her self aggrieved, he or they shall and may make his or her Appeal to the next Quarter Sessions of the Peace for the County where such Conviction shall be made; at which Sessions the same shall be heard and finally determined. And if the said Person so appealing shall not make good such his or her Appeal, or profecute it with Effect, the faid Court of Sessions shall award such Costasthey shall think reasonable to the Prosecutor or Informer, and commit the Offender to the common Goal, until he or she shall make Payment of the said Costs, and also of the Penalty adjudged on the Conviction: But in Case the Appellant shall make good his or her Appeal, and be discharged of his or her said Conviction, the like reasonable Costs shall be awarded for the Appellant against such Informer or Prosecutor. And if any Justice of the Peace shall on any Information made to him of any Offences committed against this Act wilfully and wittingly omit the Performance of his Duty thereupon in the Execution. of this Act, he shall forfeit the Sum of forty Shillings, to be recovered by Action, Bill, Plaint or Information, in any of his Majesty's Courts of Record in the County where he doth refide, wherein no Essoin, Protection or Wager of Law shall be allowed.

Penalty for Justices neglect of Duty.

And that the good Design of this Act may be the more effectually accomplished:

Officers to try & weigh Bread.

We it further enacted by the Authority aforefaid, That it shall and may be lawful to and for any of his Majesty's Justices of the Peace, or any one of them within their respective Counties, and any of the Select-men, or any one of them in their respective Towns, or any two of the Clerks of the Market, at all Times hereafter in the Day Time, to enter into any House, Stall, Bake-House, Out-House, or Ware House, belonging to any Baker or Seller of Bread, there to fearch for, view, weigh or try all or any the Bread of fuch Person, or which shall there be found: And if any Bread shall there be found wanting, either in the goodness of the Stuff whereof the same shall be made, or in the due working or baking thereof, or shall be deficient in the due Weight, or shall not be truly marked according to the Directions of this Act, or shall be of any other Sort than shall be allowed by Virtue of this Act, that then and in every such Case, it shall and may be lawful to and for such Justice or Justices of the Peace, or Select-men or Select-man, or any two Clerks of the Market, to seize and take the said Bread so found, and cause the same to be given and distributed to the Poor of the Town where such Seizure shall be made: And if any Baker or Seller of Bread, or other Person or Persons shall not permit or suffer such Search or Seizure to be made by Vertue of this A&, or shall oppose, hinder or resist the same, he or they so doing, shall for every fuch Offence, forfeit the Sum of Three Pounds, to be disposed of as the other Fines, and to be had and recovered in the fummary Manner and Form herein before first mentioned.

Forfeiture of Bread to the Poor.

Provided always, That a proper Allowance be made for the drying of Bisket, yet never to exceed two Ounces for drying at the lowest Price of Wheat, and so proportionably.

Collectors:

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Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the thirteenth Day of July, 1720. And continued by several Prorogations unto Wednesday the fecond Day of November following, and then met.

CHAP. I..

An Act to enable the feveral Towns, Precincts, Districts and Parishes; legally set off, to choose Collectors for the gathering any Town, County, Precinct, District or Parish Rates or Affessments.

THERE AS the Laws of this Province have made Sufficient Pro- 9 A. ca. 5. vision for the gathering in, and collecting the publick Rates or Taxes by Collectors, if any are chosen, and accept thereof; and on their Refusal by the Constables of each Town, Precinct or District, and the Form of an Oath to be administred to such Constables or Collectors established, but no Provision is made for the obliging any Person chosen Collector for any Town, County, Precinct, District or Parish Rates or Assessments, to serve in said Office; nor Form of the Oath such Persons ought to be under, for the due Observance of their Office :

Wherefore,

contrary notwithstanding.

We it enaced by his Excellency the Governour, Council and Re-Collectors of presentatives in General Court assembled, and by the Authority of Rates to be the same, That it shall be in the Power of every Town, Precinet, District chosen. or Parish within this Province legally set off, some Time in the Month of March 4 G. 2. Ca. 1. annually, at the same Time they choose other Town, Precinct, District or Parish Officers, to choose one or more Persons, to serve as Collector or Collectors of all fuch Rates or Affesments, as shall be granted or agreed by such Town, or To be under by the General Sessions of the Peace, in which County the same lieth, or by Oath. any Precinct, District or Parish regularly set off as aforesaid, who shall be under the Oath herein after provided, which Oath shall be administred by a Justice of the Peace, if any fuch live within the same Town, or by the Select-men of fuch Town, as the Law already provides. And any Person that shall be chosen into the Office of a Collector as aforesaid, and that shall resuse to accept thereof, or deny and neglect to take the Oath herein expressed, shall forfeit and pay unto the Town, Precinct, District or Parish Treasurer, the Sum of three Pounds, to Penalty on the Use of the Poor of such Town, Precinct, District or Parish: And if such resulal. Person neglect or 1 suse to pay his Fine, he shall be proceeded against, as the Law directs for the profecuting of Perfons refusing to serve in the Office of a Constable; provided no Person in Commission for any Office Civil or Military, Church-Officers, or Members of the House of Representatives for the Time be- Persons exing, nor other Person that has served as Constable or Collector within the space empt. of seven Years before, shall be obliged to serve in the Office of Collector.

And be it further enacted by the Authority aforesaid, That every Collectors to Person chosen Collector as aforesaid, and accepting thereof, shall settle and issue make up Achis Accompts, of all Rates and Affessments to him committed, with the Selectmen of such Town, or Person mentioned in the Warrant, to whom the Para is men of fuch Town, or Person mentioned in the Warrant, to whom the Rate is payable, within twenty Days after the Time is expired in the faid Warrant, to be annexed to the Rate or Assessment to him committed for Payment thereof, under the Pain and Penalty of any Collector so neglecting or refusing, the Sum P nalty for of twenty Shillings, for every Month he shall neglect so to do, to be recovered ..eglect. as in and by this Act is provided for refusal to accept of such Office, and to be applied for the Use and Intent aforesaid: Any Law, Usage or Custom to the

and

19002, &c.

And he it further enaued by the Authority aforesaid, That the Form of the Oath to be administred to any Person chosen Collector shall be as follows:

Form of the Oath.

Hereas you A. B. are chosen Collector within the Town of C. or Precinct, District or Parish within the Town of C. for one Year now following, and until other be chosen and sworn in your Place; you do Swear, That you will faithfully, and with what Speed you can, collect and levy all such Rates or Assessments and Sums of Money, committed to you to collect, and for which you shall have sufficient Warrant, rendring Account thereof, and paying in the same according to the Direction in your Warrant.

So help you GOD.

CHAP. II.

An Act for Explanation of, and Supplement to an Act referring to the Poor, &c.

Preamble.

HEREAS the Law for binding out poor Children Aprentices is mifconstrued by some, to extend only to such Children whose Parents receive Alms:

For Explanation whereof:

Children of poor People to be put to Work, or bound out. 4 W. & M. ca. 13.

We it declared and enaced by his Ercellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That the Select-Men or Overseers of the Poor, in any Town or District within this Province, or the greater Part of them, shall take Order, and are hereby impowred from Time to Time, by and with the Assent of two Justices of the Peace, to fet to Work. or bind out Apprentice as they shall think convenient, all fuch Children whose Parents shall by the Select-men, or the Overfeers of the Poor, or the greater Part of them, be thought unable to maintain them (whether they receive Alms, or are chargeable to the Place or not) fo as that they be not cessed to publick Taxes or Assessments, for the Province or Town Charges; Male Children till they come to the Age of twenty-one Years, and Females till they come to the Age of eighteen Years, or Time of Marriage: which shall be as good and effectual in Law to all Intents and Purposes, as if any fuch Child were of full Age, and by Indenture or Covenant had bound him or her felf, or that their Parents were confenting thereto, Provision therein to be made for the instructing of Children so bound out, to wit, Males to read and write; Females to read, as they respectively may be capable: Select-Men or Overfeers of the Poor, shall inquire into the Usage of Children, bound out by themselves or their Predecessors, and endeavour to defend them from any Wrongs or Injuries.

And for the better preventing of Idleness and loose and disorderly living:

Idle Persons to be set to Work. 11 W. ca. 6.

Be it further declared and enaced, by the Authority aforesaid, That the Select-Men or Overseers of the Poor, or the greater Part of them, be, and are further impowred by and with the Assent of two Justices of the Peace, to set to work all such Persons, married or unmarried, able of Body, having no Means to maintain them, that live idly, and use or exercise no ordinary and daily lawful Trade or Business to get their living by. And no fingle Person of either Sex, under the Age of twenty one Years, shall be suffered to live at their own Hand, but under some orderly Family-Government; nor shall any Woman of ill Fame married or unmarried, be suffered to receive or entertain Lodgers And the Select Men or Overseers of the Poor, Constables and in her House. Tything-Men are hereby ordered to see the due observance of this Act; and to complain and inform against any Transgressions thereof, to one or more Justices of the Peace, or the Court of General Sessions of the Peace, who are hereby respectively required and impowered, upon due Conviction of the Offender or Offenders, for living idly or diforderly, contrary to the true Intent of this Act, to commit or fend such Offenders to the House of Correction or Work-House,

Idle Perfons to be fent to the House of Correction. Molves.

Reviews.

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House, there to remain and be kept to Labour, until they be discharged by order of fuch Justice or Justices, of the Court of General Sessions of the Peace; unless such Person or Persons so complained of, shall give reasonable Caution or Assurance to the Satisfaction of the Justice or Court that they will reform.

Provided, This Act shall not be construed to extend to hinder any single Wo- Proviso. man of good Repute, from the exercise of any lawful Trade or Employment for a Livelihood: Any Law, Usage or Custom to the contrary notwithstanding.

And any two Jullices committing any Person or Persons as aforesaid, are hereby impowred, as they shall find Cause, to discharge them again.

CHAP. III.

An Act for altering the Form of the Certificate of Payment of Wolves, made out of any Town Stock.

William the third, Provision is made for the reimbursing such Sums ca. 2.

of Money as were paid out of any Town Stock for Wolves killed in and near 7 W. ca. 5. such Town by discounting the same with the Constable of such Town, out of the publick Assessment committed to him to collect: But in as much as it is found by Experience, that the Sums paid out of the Stocks of some Towns, do exceed the Sums set upon such Towns, as their Proportion of the publick Tax, and no Method prescribed by Law for drawing the Surplusage out of the Treasury:

Be it therefore enacted by his Excellency the Governour, Council and Province Representatives in General Court assembled, and by the Authority of Treasurer to the same, That the Province Treasurer be and hereby is directed and ordered pay the whole for the future, to pay unto the Treasurer of each Town respectively, such Sum for killor Sums as shall by such Town be advanced (agreeably to Law) for Wolves kills or Sums as shall by such Town be advanced (agreably to Law) for Wolves killed in or near fuch Towns; and that all Certificates of fuch Payments to be returned to the Treasurer, shall be in the Form following: That is to jay,

His may Certify, That there hath been paid unto fundry Persons out of the Town Stock of for grown Wolves, and Wolves unficate. Whelps, killed in and near unto our Town, and within this Province, since the Day of last past, and the Heads thereof brought unto our Constable or Constables, and the Ears cut off in the Presence of some of our felves, as the Law directs, and so certified unto us, in the whole the Sum of Pounds, which Sum we desire you to allow to our Town, by paying the same unto our Town Treasurer. Dated in aforesaid, the Day of aforesaid, the Day of

Anno Domini, 17

" Court :

Town-Treasurer:

CHAP. IV.

An Act in Explanation of, and in Addition to an Act made in the thirteenth Year of King William, Intituled, An Att for Review in Civil Caufes.

"Inferiour Court of Common Pleas, or in the Superiour Court of Judicature respectively, by new Process to Review the said Cause once in each

And

E e

Registers.

And whereas, it hath sometimes happened, that contrary to the Meaning of the said Act, the Party in whose Favour the Judgment of the Superiour Court hath been given, hath very soon after such Judgment, taken out his Writ of Review, pretending himself aggrieved by such Judgment, and entred his Action thereupon, when it hath been with Intent to prevent the other Person who was really aggrieved, bringing his Writ of Review; and upon the Trial of such Review, a Doubt has arisen as well from the Nature of the Review, as from the Form of the Writ, whether the Defendant could have any Relief, or indeed any other Verdict or Judgment than Costs awarded him; and thereupon as well the Design of the said Law deseated, as manifest Injustice sometimes may be done:

For Remedy whereof:

Writs of Review of both Parties to be committed to the Jury.

Be it enaced by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That when and so often as it shall happen that both Parties bring forward and enter their Writs of Review in the Superiour Court, that then and in such Case, both Writs or Actions of Review shall be committed together by the Court to the same Jury, in order to reverse, consirm or alter the Judgment of the Superiour Court on the Appeal according to Law and Justice, and as the Matter shall appear upon the Trial; Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. V.

An Act in Addition to an Act Intituled, An Act for the more fafe keeping the Registry of Deeds and Conveyances of Lands, made in the first Year of his present Majesty's Reign.

1 G. ca. 4. 12 G. ca. 3.

HEREAS in and by an Act made in the first Year of his present Majesty's Reign, intitled, An Act for the more sate keeping the Registry of Deeds and Conveyances of Lands, It was (among other Things.) Enacted, "That there should be chosen in each County within this Province, some suitable Person to be Register, each County within the same; who should be chosen by the Votes of the Freeholders of each respective Town, at their Meeting in March then next following; and that each Person so chosen, should continue in the said Office sive Years, as by the said Act more fully appears: But no Provision is made in the said Act for the Choice of Registers after the said five Years, which are now near expired:

Be it therefore enacted by his Excellency the Bovernour, Council and

Representatives in General Court allembled, and by the Authority of the

Choice of Registers of Deeds to be in March for ever.

fame, That the Freeholders in each respective Town within this Province, at their Meeting in March next, and every five Years from thenceforth successively following for ever, at their several Town Meetings in March, shall be and hereby are impowred and required to proceed to chuse a Register for each County respectively within the said Province, qualified as in the said Act is expressed; and that the Person so chosen, as aforesaid, shall reside and keep his Office daily open in the respective Shire Town of each County, and therein keep the Books, Records, Files and Papers to the said Office belonging; and that all the other Clauses, Articles and Paragraphs in the said Act, are hereby made and declared to be perpetual, and shall abide and remain effectual and in sull Force and Virtue to all Intents, Constructions and Purposes in the Law, from henceforth and

forever hereafter: Any Law, Usage or Custom to the contrary notwithstanding.

Register to reside & keep his Office in the Shire Town.

Replevin.

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CHAP. VI.

An Act Repealing and making Void the Form of the Writ of Replevin directed to in an Act Intituled, An Act prescribing the Form of Writs for Possession, Scire Facias, and 13 W. ca. 13. Replevin; made in the thirteenth Year of the Reign of King William the third; and establishing an other Form instead thereof.

ORAS MUCH as some further Provision in the Law is necessary relating to Actions of Replevin, and for rendring the Proceedings therein more compendious and certain:

Be it enaded by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the of Replevin same, That the said Form of the Writ of Replevin prescribed in and by the made void. abovesaid Act, made in the thirteenth Year of the Reign of the said King WILLIAM, and every Article and Clause therein contained, shall be and hereby is repealed determined and made void and of none Effect forever.

And be it further declared and enaced by the Authority aforefald, That from henceforth the Writ of Replevin to be issued out of the Inferiour Court, shall be from Time to Time granted and issued out in the Form following; (That is to fay:)

-D. TO the Sheriff or Marshal of the said County of S. his Under- New Form of Sheriff or Deputy, or Constables of the Town of B. within Writ of Rethe faid County, or to any or either of them, Greeting. In his Majesty's Name plevin, you are required to Replevie belonging to T. P. of B. addition now distrained or impounded by \mathcal{F} . G. of B. the said unto the said T. P. addition and deliver and Summons the faid 7. G. To appear before Our Justices of Our Inferiour Court of Common Pleas next to be holden at B. within and for Our County of S. aforesaid on the then and there in Our faid Cours to answer to the faid T. P. in a Plea of Replevin, for that the faid J. F. he on the Day of at a Place called A. in B. of the Plaintiffs, and drove them away and impounded aforesaid took and in the said Pound them unjustly detained, against Pledges and Sureties till this Day. Which is to the Damage of the said T. P. (as he saith) the Sum of Pounds, as shill then and there appear with other due Damages. Provided, he the faid T. P. give Bond to the Value of Pounds, with fufficient Surety or Sureties to prosecute his Repleven at the said next Inferiour Court of Common Pleas; and so from Court to Court until the Cause be ended. And to pay such Costs and Damages as the said 7. G. shall recover against him. Hereof fail not, and make true Return of this Writ with your Doings therein, unto the said Court. Dated in B. the in the Year of His Majesty's Reign. Annoque Domini Day of A. D. Clerk.

And the like Form of Replevin to be observed for Matters cognizable before a Justice of Peace, Mutatis Mutandis; but neither of them to be construed to extend to any Distress or Distresses made by the proper Officer, for any Tax, Fine or Forfeiture.

And be it further enacted by the Authority aforesaid, That in Case of Replevin the Defendant in any Action of Replevin, cannot be found, an attested Copy to oblige the of the said Writ of Replevin, being left at the House or Place of Total About of the said Writ of Replevin, being left at the House or Place of usual Abode answer. of the Defendant, shall be sufficient to oblige him to answer to the Suit.

Copy of Writ

Assessors.

Taverns.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the thirteenth Day of July, 1720. And continued by several Prorogations unto Wednesday the sisteenth Day of March following, and then mer.

CHAP. VII.

An Act in Addition to an Act made in the twelfth Year of King William, Intituled, An Act directing how Taxes to be granted by the General Assembly shall be assessed and collected, and for the ratifying and confirming the Proceedings of the Assessed significant proceedings of the Assessed significant processed and the collecting of such Rates and Taxes as may have been made by such Assessed significant processes sig

Preamble.
The Act here refer'd to is expired.

HEREAS it is not expressly declared in and by the said Act of the twelfth of King WILLIAM, that the Assessor Precincts, Districts and Parishes shall be upon Oath, and some of the Assessor legally chosen by and for some of the Districts, Parishes and Precincts within this Province, have not been under Oath, and thereupon some Dissiculty has arisen as to the collecting and paying such Parish and Precinct Taxes or Rates:

Affessors of Parishes, &c. to be under Oath.

Be it therefore declared and enacted by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That from and after the Publication of this Act, all Assessment as well those of and for Parishes, Precincts and Districts shall be under the Obligation of an Oath to make their Assessment just and equal, according to the Rules in the Law provided.

Parish Committees to have Power to call Meetings. And that the Committee chosen in Precincts, Districts and Parishes, to manage their Prudentials, shall have the like Power and Authority, to call and appoint Meetings of their respective Precincts, Districts and Parishes, as the Selectmen of Towns have to call and appoint Town Meetings.

Affesements made not under Oath, to be held good. And he it further enaced. That all Affessments hitherto made by any Affessors legally chosen for any Precinct, Parish or District within this Province, although not upon Oath, shall be and are legally held, deemed and made good and valid to all Intents and Purposes, as if the same had been made upon Oath; and all Constables, Collectors, and Persons concerned, are to conform themselves accordingly.

Previfo.

Provided always, That such Assessments that have been made, and the Assessment under Oath, and the whole or any Part thereof not collected; that in all such Cases Oath shall be made by those Assessments, if thereunto required, that they acted impartially and according to their best Skill and Judgment: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. VIII.

4 W. & M. ca. 7.

An Act to prevent mispending Money in Taverns.

Preamble.

WHEREAS many Perfons are so extravagant in their Expences at Taverns, and other Houses of common Entertainment, that it greatly-burts their Families, and makes them the less able to pay and discharge their honest,

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New-hampshire Duties.

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bonest, just Debts; and are encouraged in this Practice, by the Taverners, Retailers and Keepers of Houses of Entertainment giving them too great Credit:

For Remedy whereof:

We it enaded by his Excellency the Governour, Council and Re- to forfeit presentatives in General Court astembled, and by the Authority of the Debis for fame, That if any Innholder, Retailer, Ale-House-Keeper, or common Victu- Drink and aller, shall after the Publication of this Act, trust or give Credit to any Person inhabiting in the same Town where they are trusted, for Victuals or Drink, for more than ten Shillings, such Innholder, Retailer, Ale-House-keeper, or common Victualler shall forfeit all such Sums so trusted; and all Actions to be brought for fuch Debt or Debts, to be utterly excluded and barred: Any Law, Usage or Custom to the contrary notwithstanding.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-third Day of August, 1721.

CHAP. I.

An Act for laying fundry Duties on fuch Goods as shall be imported into this Province, from the Province of New-Hampshire, and on such as shall be exported from this Province, thither.

THEREAS the Government of New Hampshire do exact and take Preamble, two Shillings a Thousand for every Thousand of Boards brought down the River commonly called Piscataqua-River, and transported into this Province; though the Trees out of which the Boards are made, grow upon Lands within this Province, and are cut at Mills in the County of York; altho' the Inhabitants of this Government have equal Right with the Inhabitants of the Province of New-Hampshire, to pass up and down the aforesaid River, by Grant and Purchase; which Exaction therefore is altogether unjust

and oppressive:

We it therefore enacted by his Excellency the Covernour, Council and Representatives in General Court assembled, and by the Autholity of Duties on the same, That from and after the twentieth Day of October next, there shall Goodsimbe paid to the Impost Officer, for the Use of this Government, for every Hog-ported. shead of Rum that shall be imported from the Province of New-Hampshire into any Parts of this Government, the Sum of five Pounds, and so proportionably for greater or lesser Quantities; for every Fipe of Wine, the Sum of five Pounds, and so in proportion for greater and lesser Quantities; for all other Sorts of Goods, Wares or Merchandize what soever, ten per Cent.ad Valorem.

And if any Master or Commander of any Ship or Vessel shall unload any Rum, Liquors, Goods, Wares or Merchandize whatsoever, imported from the Penalty on Province of New-Hampshire into any Ports or Harbours within this Province, the Master in Case he unbefore he hath made Report to the Impost Officer of all such Rum, Wine, load without Goods, Wares or Merchandize whatsoever, and the Value thereof upon Oath, reporting. and paid the Duties by this Act enjoined, he shall forfeit and pay the Sum of One Hundred Pounds, to be recovered by Bill, Plaint or Information, in any of His Majesty's Courts of Record, the one Half of the said Forfeiture to be applied for and towards the Support of this His Majesty's Government, the other Half to be to and for the Use of him or them that shall inform and sue for the fame.

Administration.

Goods to be confiscated.

And all such Wines, Liquors, Goods, Wares and Merchandize as shall be landed before the Duties paid, shall be liable to be seized and confiscated, upon Proof made in any of His Majesty's Courts of Record, to be disposed of, as by this A& is already provided.

Dúties on Goods exported. Be it further enaced by the Authority aforesaid. That there shall be paid for every Barrel of Beef and Pork that shall be exported from this Province into the Province of New-Hampshire, the Sum of ten Shillings, and so in Proportion for greater and lesser Quantities: For every hundred Weight of Bread the Sum of five Shillings; for every Bushel of Wheat one Shilling; for every Bushel of Indian Corn or Meal six Pence; and for all other Sorts of Goods, Wares and Merchandize, ten per Cent. ad Valorem.

Penalty on the Master taking Goods on Board before report made. And that any Master of any Ship or Vessel that shall take on Board any Rum, Liquor, or other Goods, Wares and Merchandize, in order to be transported to the Province of New-Hampshire, before he hath reported to the Impost-Officers the Quantity and Value of all such Wines, Liquors, Goods, Wares and Merchandize, and paid the Duties therefor, shall forfeit and pay the Sum of One Hundred Pounds to be recovered and disposed of as by this Act is already provided.

Goods to be forfeited.

And all such Rum, Liquors, Goods, Wares and Merchandize, that shall be put on Board any Ship or Vessel, in order to be transported into the Province of New-Hampshire, that have not paid the aforesaid Duties, shall be forfeited and disposed as aforesaid, upon Proof made in any of His Majesty's Courts of Record.

Oath to be given to the Importer or Owner.

Owner of all Rum, Liquors, Goods, Wares or Merchandize as is herein made mention of, shall be in the Words following:

Oath.

"YOU A. B. do swear, that the Entry of the Goods and Merchandize by "you made, contains the true Value, and agreable to the Invoice herewith exhibited, and that according to your best Skill and Judgment, is not less than the real Cost thereof.

So help you GOD.
Any Law, Usage or Custom to the contrary notwithstanding.

An 'Act,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-ninth Day of May, 1723.

CHAP. I.

An Act for limiting and regulating the Proceedings of the Judges of Probate, and for granting Letters of Adminification in the respective Counties of the Province, in their granting Administration on such Estates as have not been fully administred on already, commonly called, Administrations de bonis non.

6 G. ca. 3.

HEREAS of late Years it hath frequently happened, that the Judges of Probate in some of the Counties of the Province, have granted Letters of Administration de bonis non, on the Estates of

Persons deceased, even many Years after the Will of such Person has been fully executed, or Administrations on Intestate Estates, made up and sinished, under a Pretence that such deceased Person died seized of some Right of Commons in Lands, or other Real Estate, whereby such Administrators have given great Disturbance to the respective Towns or Proprietors that own such Lands, when at the same Time, it is not so much as pretended that there is any personal Estate of the Deceased left unadministred upon, or any Debts remaining unpaid:

Preamble.

For

Stolen Goods.

Distilling Rum.

For Prevention whereof:

Be it enacted by the Lieutenant Governour, Council and Representa: bonis non to tibes in General Court allembled, and by the Authority of the fame, be granted, That for the future no Administration de bonis non shall be granted on the E-but where state of any Person deceased, unless Oath be first made, that there are bona Notabilia, or Notabilia, or a personal Estate of five Pounds Value unadministred on, or there Debts unsaappear to be Debts of the like or greater Value not satisfied. That in all such

Cases where it is alledged, or may be supposed, that the Deceased died seized of Commonages some Rights of Lands or Commonages, the same being a Real Estate, Adminition to go to the stration shall not be granted thereon, but as the same descends and belongs to the Heirs of the Deceased; so such Heirs and they only, shall demand, prosecute Actions of a or sue for the same : And all Actions for such Lands or Real Estate, brought ny others for or to be brought by Administrators de bonis non, shall be dismissed and for ever the same barred in the Law: Any Law, Usage or Custom to the contrary notwithstand- bar'd.

No Admini-

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the twenty-ninth Day of May, 1723. And continued by Prorogation unto Wednesday the seventh Day of August following, and then met.

CHAP. I.

An Act in Amendment of and Addition to an Act Intituled, An Act against receiving Stolen Goods, made and passed 10 W. ca. 6. in the tenth Year of the Reign of King William.

HEREAS the Penalty provided in and by the Act against the re- Preamble. ceiving Stolen Goods, hath not only proved ineffectual to deter Persons from committing the said Offence, but the Party injured is often defeated of his just Satisfaction by the Offenders avoiding to make Satisfaction by suffering corporal Punishment:

We st therefore enacted by the Pscutenant Governour, Council and Representatives in General Court allembled, and by the Authority of the same,
That for the future all Persons offending against the said Law, and being thereof Persons that
convict by due Course of Law, that shall not make Restitution, as awarded; Goods to be shall be ordered by the Justices, or Court that may have Cognizance thereof, to punish'd as in make Satisfaction by Service, and be disposed of for that Purpose, in like Case of Thest; Manner as is provided in Case of Thest, and be further punished by whipping, not exceeding twenty Stripes, at the Discretion of the said Court.

CHAP. II.

An Act for preventing Abuses in distilling of Rum, and other strong Liquors, with Leaden Heads or Pipes.

THEREAS the strong Liquors and Spirits that are distilled thro' leaden Heads or Pipes; are judged on good Grounds to be unwholfome and hurt- Presmble. ful; notwithstanding which, some Persons to save Charge, may be led into the making or using of such Heads, Worms or Pipes ;

For

Distilling Rum.

For Remedy and Prevention whereof:

No leaden Heads or Worms to be used in distilling, upon Penalty:

No Braziers. &c. to make Worms or Heads of base Pewter or Lead. Penalty.

We it enaced by the Licutenant Governour. Council and Representatives in General Court astembled, and by the Authority of the same, That no Person whatsoever, shall make Use of any such leaden Heads or Worms for the future; and that whosveer shall presume to distil or draw off any Spirits or strong Liquors through such leaden Heads or Worms, upon legal Conviction thereof, before any of his Majesty's Courts of Record, shall forfeit and pay a Sum of One Hundred Pounds.

And he it further enacted by the Authority alorelaid. That no Brazier, Pewterer, or other Artificer whatfoever, shall prefume to make any Worm or Head (for distilling) of coarse and base Pewter, or such as hath any Mixture of Lead in it; under the Penalty of One Hundred Pounds.

their Duty.

And be it further enaced, That in each Town within this Province, where Affay masters the Distilling Trade is carried on, it may be lawful for the Inhabitants thereof, at their annual Town Meeting in March for Choice of Town Officers, to chuse. two or more Assay-Masters, whose Business it shall be to inspect and make trial of any fuch Heads and Worms as shall be suspected by them, and if upon their Assaying and Trial of them, they be found to be made of Lead, or of other base Mettle, or to have an Alloy of Lead or of other base Mettle in them, they shall give Notice thereof to the Distiller or Owner thereof; who is hereby forbidden to make any farther Use thereof in Distilling, under the aforesaid Penalty of One Hundred Pounds.

And Power.

Affayers Certificate to be produced.

Certificate to be entred with the TownClerk.

And he it further enacted by the Authority aforesaid. That the Affay-Masters or Inspectors are hereby impowred to enter into any Still-House or Place where such such Utensils are suspected to be kept, and to cut off so much of them, as shall be needful to make an Assay or Trial of them. And every Distiller shall be obliged to produce a Certificate under the Hands of the Assay-Masters, for the Time being for all the Pewter Heads and Worms which they shall make Use of in Distilling, that they have been tried and are approved of by UponPenalty, them for good Pewter, and that they have put their Mark and Number upon them, for which Mark, a Stamp shall forthwith be prepared at the Town Charge: For which Certificate, and every Assay made by them, they shall be allowed by the Distiller or Owner of fuch Heads and Worms, the Sum of five Shillings: The said Certificate with Mark and Number to be entred in the Town Clerk's Book, for which Service the Town Clerk shall be allowed fix

> And be it further enaced by the Authority aforesaid, That all Forfeitures and Penalties ariling by Virtue of this Act shall be the one Half to the Poor of the Town where the Offence is committed, and the other Half to him or them that shall inform and sue for the same.

Affay mafters appointed.

Fines how disposed.

> And further, That Capt. Thomas Smith; Mr. Jonathan Jackson, and Mr. Jonas Clark, of Boston, be the first and present Assay-Masters for the Towns of Boston and Charlestown, and that they and all others, hereafter chosen to that Office, shall make Oath as follows, viz.

Affay-masters Oath.

A. B. do folemnly Swear, That I will to the best of my Skill, prove and make Trial of all Worms and Still-Heads, within the Town of C. that are used or designed to be made Use of in Distilling, that shall come to my Know-ledge, for which there is no Gertisicate in the Town Clerk's Book, and will make a true and faithful Report thereof to the Town Clerk for the Time being. So help me GOD.

. Support of Ministers:

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An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-ninth Day of May, 1723. And continued by feveral Prorogations unto Wednesday the twenty-third Day of October following, and then met.

CHAP. III.

An Act in Addition to the Act for the more effectual providing for the Support of Ministers.

THEREAS in and by an Act made in the first Year of the Reign 1 A. ca. 3. of her late Majesty Queen ANNE, Intituled, An Act for the more each District or Precinct regularly set off from any Town, are impowered to Preamble. choose Assessors for the assessing and raising a Maintenance and Support for the Minister of such District or Precinct, and other Precinct Officers: But no Provision or Direction is yet made in the Law for the first calling and assembling the Inhabitants of any District, Precinct or Parish regularly set off from any Town in the Province; for want of which, many Inconveniencies have arisen, and may still arise:

For Remedying whereof:

Be it enacted by the Lieutenant Governour, Council and Representa: jukices of tives in General Court allembled, and by the Authority of the same, That Peace upon it shall and may be lawful for any Justice of the Peace in the County where Application fuch Precinct, District or Parish, regularly set off. (as aforesaid) is; and such cinc Meet-Justice is hereby impowred upon Application to him made by five or more of ings. the Freeholders of fuch Precinct, District or Parish, by writing under their Hands for calling of a Meeting, to issue out a Warrant for the assembling of such District, Precinct or Parish, as aforesaid, directed to one of the Freeholders, asking the same, requiring him to notify the Freeholders and other Inhabitants (qualified by Law to vote in Town Affairs) of the Meeting, and the Time and Place for the same; which Notification shall be giving in Writing posted up in some publick Place or Places, within the faid District, Precinct or Parish, fourteen Days before the Day appointed for the Meeting: And fuch and fo many of the Freeholders and other Inhabitants, as aforefaid, that are assembled and met accordingly, shall have Power by a major Vote to choose a Moderator, as also a Clerk to enter and record all Votes and Orders, that from Time to Time shall be made and passed in the said Precinct, District or Parish Meetings, who shall be sworn to the faithful Discharge of his Office, as the Law directs for the swear- Nothing to be ing of Town Officers; and further to choose a Committee for calling of Meet- pass'd but ings of the Precinct, District or Parish for the future: And no other Affair what is conthall be transfacted at any such Meeting, than what is expressed in the Warrant Warrant. or Notification for fuch Meeting.

224 Special Courts. Admission of Inhabitants.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-seventh Day of May, 1724.

CHAP. IV

of Assize and General Goal Delivery.

Preamble.

HEREAS in and by an Act made in the twelfth Year of the Reign of her late Majesty Queen ANNE, Provision is made for the calling and holding special Courts of Assize, and General Goal Delivery, for the Trial of Offenders in Cases of Murder only on extraordinary Occasions, when the ordinary Time set and stated by Law for the holding the Superiour Court of Judicature, Court of Assize and General Goal Delivery, in the respective Counties, happens to be at a considerable Distance from the Time of the Offenders being apprehended: And it being sound necessary that there should be the like Provision made for the Trial of Offenders in all capital Cases:

SpecialCourts of Affize to be held for trial of any capital Offenders.

Be it therefore enacted by the Lieutenant Covernous, Council and Representatives in General Court assembled, and by the Authority of the same, That it shall and may be lawful to and for the Governous or Commander in Chief, for the Time being, by and with the Advice and Consent of the Council, upon any extraordinary Occasion and Emergency, as aforesaid, by a Precept directed to the Justices of the Court of Assize, and General Goal Delivery, to order and appoint them to hold a special Court, as soon as may be, for the Trial of any capital Offender of Offenders, where the Offence is by Law made Felony of Death, and to cause Venires to be issued forth for the summoning Justices for such Court out of the several Towns, as usual, for the stated Courts, and to make out all other necessary Processes, and do what else shall be requisite, according to the Powers given them in and by the Act for establishing a Superiour Court of Judicature, Court of Assize and General Goal Delivery. And the Judges and Officers of such special Court, to have such Allowance for their Attendance and Service, as shall be ordered by this Court.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-seventh of May, 1724. And continued by several Prorogations unto Wednesday the eleventh Day of November following, and then met.

CHAP. I.

Inhabitants within the Province of the Massachusetts-Bay.

Preamble.

HEREAS in and by an Act or Law of this Province made and pass'd in the eighth Year of his present Majesty's Reign, Intituled, An Act in Addition to an Act directing the Admission of Town Inhabitants, made and pass'd in the thirteenth Year of the Reign of King William the third; It is therein enacted, "That upon the arrival of any Ship or Vessel

Admission of Town Inhabitants.

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in any Port or Harbour within this Province transporting any Passengers, Recital from Servants or others whatfoever, and before Bulk be broken, or fuch Paffen- an Act of the gers, Servants or others be suffered to land or come on Shore, the Master of Sth of King " fuch Ship or Vessel shall repair to the Select-men or Treasurer of such Town which is re-" where no Receiver of Impost dwells, and give in a List or Certificate of all peal'd and " the Passengers, Servants and others he has brought in his Ship or Vessel from not printed beyond Sea, with their Circumstances, and Merchandize they bring with in this Book. " them, as near as can be: And the Master of such Ship or Vessel shall enter " into sufficient Bonds to the Satisfaction of the said Select-Men or Treasurer of

the Town where the Ship or Vessel arrives, to save such Town harmless from " all Manner of Charge arising or that may arise to the same Town, by Reason " of such Passengers, Strangers, Servants or others arriving among them."

And whereas the true Intent of the faid Act was to prevent the Importation of poor, vicious and infirm Persons, who might prove either a publick Charge to the Province in general, or to some particular Town, without any Design to lay a Dissiculty or Discouragement upon Trade:

We it therefore enaded by the Lieutenant Covernour, Council and Ships to give Representatives in General Court assembled, and by the Authority of the Security for same, That when any Ship or Vessel importing any Passengers, shall arrive in their Passenany Port or Harbour within this Province, the Master of such Ship or Vessel gers. before Bulk be broken, or such Passengers be suffered to land or come on Shore, shall repair to the Select-men or Treasurer of such. Town where no Receiver of Impost dwells, and give in a List or Certificate of all the Passengers he has brought in his faid Ship or Vessel beyond Sea, with their Circumstances, and the Merchandize they bring with them, as near as can be: And such Passengers as can make it appear, that they then bring with them into this, Province Effects to the Value of fifty Pounds, (not including necessary Houshold Goods Persons exand wearing Apparel) as likewife all able-bodied Husbandmen, Mariners, Handy-erafts-men, Labourers and indented Servants; provided they are not Persons of rity for them. vicious Conversation, or ill Fame, shall be and hereby are admitted to Land without the Master's being subject to give Security: But as for all others, the Master of such Ship or Vessel shall enter into Bond within five Days after his arrival as aforesaid, with sufficient Sureties to the Satisfaction of the said Selectmen or Treasurer, as aforesaid, in a Sum not exceeding One Hundred Pounds for each Passenger, to save such Town harmless from all Manner of Charge arising, or that may arise to the said Town from such Passengers for and during Bond for sive the term of five Years; on Pain of forfeiting the Sum of One Hundred Pounds Years. for the Use of the Poor of the Town or Place where such Passengers shall be landed, or fet on Shore: And in Case any Passenger or Passengers shall give fufficient Security for themselves to the Acceptance of the Select-men or Trea- Penalty for furer, as aforesaid, the Master of the said Vessel is exempted from giving Bond not giving Security. fo far as relates to them.

And be it further enacted by the Authority afortiaid, That the Lists and Se-Master of every Coasting Vessel. Wood Sloop, Fishing Vessel or others, comigiven for Pasing from any Port or Harbour of this or any neighbouring Governments into fengers in Boston, or any other Port or Harbour within this Province, shall within twenty Coasting Veffour Hours after his Arrival deliver to the Receiver of Impost, where such Offi-sels, &c. on cets are, and where none are to the Select Men or Treasurer of the Town, a the same Peperfect List or Certificate of the Christian and Sir-Name of all Passengers brought in such Vessel (which are not setled Inhabitants of any Town in this Province) and their Circumstances, so far as he knows, and give Bond as aforefaid, on Pain of forfeiting the Sum of One Hundred Pounds, for the Use of the Poor of the Town or Place where such Passengers shall be landed, or put on Shore: And the Forfeitures in this Act mentioned to be recovered by Bill, Plaint or Information; by the Select-Men or the major Part of them, or the Treasurer of such Town where the Ship or Vessel arrives, in any of His Ma-Ff2

Executors.

high-Maps.

jesty's Courts of Record within this Province: Any Law, Usage or Custom to contrary thereof notwithstanding.

The former Act repealed. And the afore recited Act in Addition to the Act directing the Admission of Town Inhabitants, is hereby repealed and declared void.

CHAP. II.

fables or Collectors deceas'd, to sue for and recover any Assessments not collected by them in their Life-time.

Preamble.

Taxes committed to them to collect, stand by Law indebted and are obliged to pay in the same to the several and respective Treasurers or Receivers of the Rates and Taxes within this Province: But no Provision is yet made in the Law for the Executors or Administrators y such deceased Constables or Collectors, who have not settled and made up weir Accompts, as by the said Law is provided, to gather in or collect the same, or so much thereof

as may happen to be unpaid:

Executors or Administrators of deceafed Constables or Collectors impowred to collect Rates.

Be it therefore enacted by the Lieutenant Council and Representatives in General Court assembled, and by the Authority of the same, That when and so often as it shall so happen that any Constable or Collector within this Province heretofore deceased, or that shall die before he shall have collected the several Sums committed to him by lawful Authority to collect of the Inhabitants of this Province for their Town, Precinct, County or Province Tax, that then and in such Case, it shall and may be lawful for the Executors or Administrators of such deceased Constables or Collectors to levy and collect such Sums of the Inhabitants named in the Lists to them severally committed, as upon the decease of such Constables or Collectors shall appear due or unpaid to them respectively: And such Executors or Administrators by themselves, or their Attorneys, are hereby impowred to do, perform and execute all the Powers granted by Law to the several Constables and Collectors in such Cases: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. III.

5 W. & M. ca. 10. An Act for Explanation of, and in Supplement to an Act, Intituled An Act for High-Ways, made in the fifth Year of the Reign of King William and Queen Mary.

Preamble.

of the Reign of King WILLIAM and Queen MARY, Intituled An Act for High Ways, the Inhabitants of each Town respectively within this Province are obliged (without reasonable Excuse made) under certain Penalties to attend by themselves, or other sufficient Person in their Steads, or with their Carts and Teams, for the keeping in Repair and amending from Time to Time all High-Ways &c. lying within the Precincts of such Town, upon convenient publick Notice given them by the Surveyors for the said Work, as by the said Act more fully appears: But for small high Act for stated Limits to be observed by the said Surveyors in repairing and amending the said high Ways, and great Inconveniencies have happen'd or arisen in many Towns:

Select-men &c. to appoint Diffricts to the Surveyors of High Ways.

For Remedy whereof:

Be it enacted by the Lieutenant Governour, Council and Reprefentatives in General Court astembled, and by the Authority of the fame, That the Select-Men of each respective Town within this Province,

with

with one or more Justices of the Peace in those Towns where such there are; or otherwise, the Select-Men by themselves, shall be and hereby are directed and impowred to appoint to the Surveyors of fuch Town, their several Divisions or Districts for repairing and amending from Time to Time, all High-Ways lying within the same; which the said Surveyors are hereby required to observe and conform unto.

And to the Intent that all Persons liable by the Said Act to Work in the High-Ways may have such Notice to attend the said Work, as in and by the

faid Act is provided:

We it further enaced by the Anthority aforesaid, That the Surveyors respectively be and hereby are required (extraordinary Casualties excepted) fix Surveyors to Days at least before the Day appointed for providing Materials and working in notify Persons the High Ways to notify such Persons to attend the faid Work either by the High-Ways, to notify such Persons to attend the said Work, either by the Highthemselves or other sufficient Persons in their Stead, or with their Carts and Ways. Teams; the faid Notifications to be by writing under the Hands of the faid Surveyors, fignifying the Time and Place of Attendance, and to be left at the Place of such Persons usual abode. And if any Person being so notifyed make Default of attending faid Work by himself or other sufficient Person in his Stead, or with his Cart and Team, as he shall be appointed; he shall sorfeit the Sum of five Shillings for each Days Neglect, and for Default of his Cart and Team with a Driver, ten Shillings per Diem; one Moiety of the faid Forfeitures to be to the Use of the Surveyors, the other Moiety to be to the Use of the Town, and to be recovered as in and by the said Act is provided: Any Law, Usage or Custom to the contrary notwithstanding.

Provided, That this Act shall not extend to the preventing or altering the Proviso. Practice in any Town of defraying the Charge of repairing or amending the High-Ways by a Rate or Tax, or any other Method they have or shall agree

upon; any Thing herein contained to the contrary notwithstanding.

CHAP. IV.

An Act in Addition to an Act, Intituled, An Act for the S W. ca. 7. better Regulating the Ferry over Charles-River, betwixt 9 A. ca. i. Boston and Charlestown, made in the ninth Year of the Reign of the late Queen Anne.

HERE AS it is found necessary for the expeditious Passage both of Man Preamble.

and Horse over Charles-River, that there be more Boats than three,

which are already by Law established:

We it therefoze enaded by the Lieutenant Covernour, Council and Representatives, in General Court assembled, and by the Auchority of the Four Boats to same, That from and after the twenty-fifth Day of March next, there be four ply at Charlesufficient Boats kept and maintained for the more speedy Transportation of Men flown Ferry. and Horses over the said Ferry; and two Boats shall be passing at one and the same Time, and not more than one Boat at either of the Shores under the Pe-OneBoat only nalty of twenty Shillings; one Third to the Informer, one Third to the Use to be at each of the Poor of the Town of Boston, and the other Third to the Poor of the Shoar. Town of Charlestown; to be recover'd by Information or Complaint made to any Penalty. Justice of the Peace, who may restrain the Offender or Offenders until he or they shall pay the same.

And be it further enaced by the Authority aforesaid, That there be made, and from Time to Time kept in good Repair sufficient and convenient Ways, Convenient for passing to and from the Ferry Boats at the landing Place on either Side, at Ways to be the Charge of the Persons who have the Profit or Income arising by the faid Fer-kept at the

ry: Any Law, Usage or Castom to the contrary notwithstanding.

Sheriffs, &c.

Acts and Laws,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-sixth Day of Massachusetts. And continued by several Prorogations unto Wednesday the third Day of November following, and then met.

Repealed Feb. 26

CHAP. I.

10 Й. са. т.

An Act in Addition to an Act Intituled, An Act enabling Sheriffs and Constables to require Aid, &c. made in the tenth Year of the Reign of the late King William.

Preamble.

HEREAS notwithstanding the Provision made in the said Act, some Question has arisen upon the Power of Constables, Whether they have any Authority to convey any Persons by them apprehended in pursuance of any lawful Warrants or Writs to them directed, any further than through their own Towns and Precincts?

Constables
Authority in
the Execution
of Writs and
Warrants 1

Be it beclared and enacted by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That the Constable or Constables of the several Towns within this Province, have full Power and Authority, in the Execution of the several Warrants or Writs to them directed, by lawful Authority, to convey as well any Prisoner or Prisoners, as Things that they may take into their Custody, either to the Justice issuing such Warrant or Writ, or the common Goal of the County where such Constable is an Inhabitant, according as in the Writ or Warrant may be directed.

CHAP. II.

An Act to impower the Sheriffs, Constables and other Officers of Justice in the neighbouring Provinces and Colonies, as well to pass and repass, as to convey such Persons or Things as may be in their Custody, on the Service of any Writ, Warrant or other Process, by and through any of the Roads or publick Ways lying in or leading through any of the Towns or Lands of this Province.

Preamble.

HEREAS many of the Towns of this Province and the neighbouring Provinces or Colonies of New-Hampshire, Connecticut and Rhode-Island, and the publick Roads leading to and from one another, are so intermixed, that the Officers of Justice of the respective Provinces and Colonies in the Execution of Writs, Warrants, and other Processes, are oftentimes obliged (the Roads or directWay so leading) to pass and even to convey Prisoners through Towns or Lands not belonging to or under the Jurisdiction of the Province or Colony unto which the Sheriff, Under-Sheriff, Constables, or other Officers of Justice executing such Writ, Warrant or other Process belongs, and where the Writs or Warrants are returnable, but to the neighbouring Colony or Province; whereupon some Dispute, Dissiculty or Inconvenience might arise, as well to the Prejudice of the publick Good, as to the Damage of private Persons:

Registry of Deeds.

For Remedy whereof:

We it enacted by the Lieutenant Governour, Council and Representa- Sheriffs. &c. tives in General Court affembled, and by the Authority of the same, of the Neigh-That the Sheriffs, Under-Sheriffs, Constables, or other Officers of Justice of bouring fro-vinces allow'd the neighbouring Provinces or Colonies, with their Assistants, in the Execution to pass and of any Writs, Warrants or other Process, issuing from and returnable to their repass, in this respective Provinces or Colonies, may and shall have full Liberty Power and Au-Province, &c. thority, to pass and repass, and also to convey such Persons or Things as they have in their Custody by Virtue of any Writ or Warrant as aforesaid, in or by any of the Roads or Ways lying in or leading through any of the Towns or Lands of this Province, in as full and ample Manner as the Officers of Justice of this Province do use and exercise in the Discharge of their Duty and Office: And Penalty for all Persons insulting or obstructing such Officers of Justice of the neighbouring them. Colonies or Provinces, in the due Execution of their Office, as they are passing through any of the Roads or Lands of this Province, shall be subject to the same Pains and Penalties, as is provided for the Protection of the proper Officers of Justice within this Province.

CHAP. III.

An Act in Addition to the several Acts for the more safe keeping the Registry of Deeds, and Conveyances of Lands.

THEREAS in an Act made and pass'd in the first Year of his present 9 W. c2. 7. Majesty's Reign, Intituled, An Act for the more safe keeping the Re- 7 G. ca. 4. gistry of Deeds and Conveyances of Lands (which Act was temporary, but made perpetual by an other AEI made in the seventh Year of his Majesty's Reign, Intituled, An Act in Addition to an Act Intituled An Act for the more safe keeping the Registry of Deeds and Conveyances of Lands) it is among other Things enacted, "That in Case of Non-acceptance, Death or Removal of any " Person elected to be Register of Deeds, in any of the Counties of this Pro-" vince, two or more of His Majesty's Justices within such County (Quorum · Unus) be impowred to grant out their Warrants directed to the Select-men " of the several Towns within such County, ordering them forthwith to convene " the Freeholders of the respective Towns, and proceed to the Choice of some other meet Person, the said Votes to be brought in as in the Election of County "Treasurer." Which is to the next Court of General Session of the Peace: By which Method a Vacancy may happen in the faid Office for some Months, to the great Damage and Rifque as well of particular Persons, as of the County in general:

For Remedy of which Inconvenience: The it enaced by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of the same, gister of Deeds That when any two or more of His Majesty's Justices of the Peace (Querum to be return'd Unus) within any of the respective Counties of this Province (living in or near to the Justices the Shire Town) shall in Case of the Non-Acceptance, Death or Removal of in Case of the any Person elected Register of Deeds for such County, grant out their Wrrants. any Person elected Register of Deeds for such County, grant out their Wrrrants, Death, &c. of directed to the Select-men of the several Towns within such County, ordering the Register. them forthwith to convene the Freeholders of their respective Towns, and proceed to the Choice of some other meet Person, as aforesaid: The said Justices shall make their Warrants returnable to themselyes at a certain Day, as soon as conveniently may be, ordering the said Select-men to seal up the Votes for Regifter, and return them together with the faid Warrants: And the abovefaid Justices shall at the same Time give out their Notifications to the other Justices of fuch County of their Proceedings herein, defiring them to meet upon the Day appointed for the Return of the said Warrants, at some certain Place in the Shire Town; and the major Part of the Justices of such County being met together

Cozoners. Trespasses.

on such Day, the said Votes for Register shall be opened and forted in Presence of the faid Justices, and the Person having the most Votes shall be Register of Deeds for fuch County, until the Time appointed by Law for the Election of Registers throughout this Province.

Clerk of the Pleas to receive Deeds &c. in Case of a vacancy in the Register's Office.

And be it further enacted by the Authority aforesaid, That immediately upon a Vacancy in the Office of Register of Deeds in any County within this Province, the Clerk of the Inferiour Court of Common Pleas, being first Sworn before two of his Majesty's Justices of the Peace (Quorum Unus) for the faithful Discharge of this Trust, shall take into his Custody the several Books wherein the Deeds and Conveyances of Lands are register'd, together with the Deeds and other Papers lying in the faid Office, and that the faid Clerk be and hereby is impower'd to receive the Deeds and other Instruments brought to be Registred, and he shall note upon them the Time of their being received, and the ceiving Deeds Record shall bear Date accordingly, for which he shall be allowed fix Pence for each Deed, and no more: And upon the Appointment of a new Register as aforesaid, he shall deliver up the said Books, Deeds and Papers into his Hands: Any Law, Usage or Custom to the contrary notwithstanding.

The Clerk's Fee for re-

CHAP. IV.

An Act in further Addition to the several Acts or Laws of this Province, relating to the Office and Duty of a Coroner.

Preamble.

THERE AS by the aforesaid Acts, a Coroner is not impowred to constitute or appoint a Deputy or Deputies under him, to serve such Writs as he is enabled by Law to serve, so that by Reason thereof there may be a Failure or Delay of Justice:

For Prevention whereof:

Coroners impointDeputies for ferving Writs, &c.

Be it enaced by the Lieutenant Governour, Council and Representapowred to ap- tives in Beneral Court allembled, and by the Authority of the fame, That from and after the Publication of this A&, it shall and may be lawful for the feveral Coroners within this Province to constitute and appoint one or more Deputies, for and within their respective Counties; and the Persons so deputed and fworn, are hereby authorized to serve and execute all such Writs and Process, as shall be directed to the Coroner or his Deputy, wherein the Plaintiff, Defendant or Complainant shall be a Sheriss, Under-Sheriss or Deputy of any of the Counties within this Province: Any Law, Usage or Custom to the contrary notwithstanding.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the twenty-fifth Day of May, 1726.

C H A P. V.

An Act in Addition to, and for rendring more effectual and Act made in the tenth Year of the Reign of King William the third, Intituled, An AEt for preventing of Trespasses.

Preamble.

THERE A-S the Act or Law already made for the preventing Trefpasses bath been found ineffectual for that Purpose, so that a further Provision is necessary to be made:

亚

- Trespalles.

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We it therefore enaced by the Lieutenant Governour, Council and Re: Fines for cutpresentatives in General Court assembled, and he the Authority of the ting Trees, fame. That no Person or Persons do or shall cut, fell, destroy or carry away derwood, &c. any Trees, Timber, Wood, or Under-wood what soever, standing, lying or grow-without Liing on the Land of any others, or off or from the Commons of any Town, cence. other than that to which he or they belong, or within the fame Town, having no Right or Privilege there, without Leave or Licence from the major Part of the Propriety of fuch Commons, or the Owner or Owners of the Land whereon fuch Trees, Timber, Wood or Underwood was standing, lying or growing; on Pain that every Person so cutting, felling, destroying or carrying away the same; or that shall be aiding or assisting therein, shall for every such Trespass forfeit and pay to the Party or Parties injured or trespassed upon the Sum of forty Shillings for every Tree of one Foot over; and for all Trees of greater Dimensions three Times the Value thereof, besides forty Shillings, as aforesaid, and twenty Shillings for every Tree or Pole under the Dimension of oneFoot Diameter, and for other Wood or Under wood, treble the Value thereof; which several Penalties; Forfeitures and Damages, shall and may be recovered by Action Bill, Plaint, or Information upon Conviction of the Trespasser or Trepassers, as is hereafter specially provided and enacted, before any Justice of the Peace in the County where the Trespass is committed; if the Penalty or Damage exceed not forty Shillings, but if it be above that Value, then before the Court of Common Pleas in the same County.

And he it surther enauch, That if any Person or Persons shall throw or Fine for

leave open any Bars, Gates, Fence or Fences, belonging to or inclosing any throwing Lands held in Propriety or Common, or belonging to any particular Person open Fences, or Persons, within any Town in this Province, or that shall dig up or carry Gates, &c. away any Stones, Oar, Gravel, Clay, Sand, Turf or Mould, Roots or Plants, belonging to the Proprietors of any common Lands, or to any particular Perfon or Perfons, as aforefaid, shall for every such Trespass, upon Conviction stones, Oar, thereof, as in and by this Act is hereafter provided, forfeit and pay treble Gravel, &c. Damages, and also a Sum not exceeding five Pounds to the Party or Parties injured thereby, according to the Nature and Aggravation of the Trespass; to

be recovered in Manner, as aforesaid.

And forasmuch as it is very hard and difficult to detect and convict any Trespaffer or Trespassers against this Act, in the ordinary Course and Method of the Law, by Reason the Trespasses are generally committed where positive Evidences

can scarcely ever be had:

We it therefore further enacced by the Authority aforesaid, That in Manner of Case any Dispute arise upon any Action, Bill, Plaint or Information brought, as Conviction of aforesaid, where the Plaintiff, Complainant or Informer shall charge the Defen- the aforesaid dant in Trespass for cutting, felling, destroying or carrying away any particular Crimes. Tree or Trees, parcels of Timber, Wood or Under-wood, or for throwing down or leaving open any Fence or Fences, Gates or Bars; or for digging up or carrying away any Stones, Oar, Gravel, Clay, Sand, Turff or Mould, Roots or Plants, off or from any fuch Land, as aforefaid, or of being aiding or affifting therein: Then and in such Case, if the Plaintiff, Complainant or Informer, or his Agent, or Attorney, shall make Oath bona fide that there hath been cut, fell'd, destroyed or carried away such and so many Trees, parcels of Wood or Under-wood; or that any Fence or Fences, Gates or Bars have been thrown down or left open or that any Stones, Oar, Gravel, Clay, Sand, Turff or Mould, Roots or Planes hath been dug up or carried away, as mentioned in the Writ; and that he suspects the Defendant to have committed the said Trespass; and although the Plaintiff, Complainant or Informer, or his Agent or Attorney may not be able to produce any other Evidence thereof, than such Circumstances as render it highly probable in the Judgment of the Court or Justice, before whom the Trialis, then and in every such Case, unless the Defendant shall acquit himself upon Oath (to be administred to him by the Court or Justice

Gg,

232.

Hawkers, &c.

that shall try the Cause, the Plaintiff shall recover against the Defendant Damages and Costs; but if the Defendant shall acquit himself upon Oath as aforefaid; the Court or Justice may and shall enter up Judgment for the Defendant to recover against the Plaintiff double his Costs occasioned by such Prosecution.

Preamble.

And whereas several ill-minded Persons, of late as well in the Night Time as the Day, (being disguised and painted) have pillaged and committed great Spoil in Cedar Swamps, and other Lands, and have laid open the Inclosures of particular Persons, by pulling down or destroying the Fences about them, not only to the great Damage of the Proprietors, or Persons interested, but also to the Injury of the Publick :

Punishment for Persons difguifed or painted that passes.

Be it therefore endaed by the Authority aforesaid, That if any Person or Persons having his or their Face or Faces blacked, painted or any Ways disguised, shall either by Day or Night commit any of the Trespasses aforesaid, or shall beat and abuse any of His Majesty's good Subjects, and be thereof convictcommit Tref- ed by due Course of Law, such Person so trespassing shall over and above the Damages aforementioned in this Act, be whip'd at the publick whipping Post, not exceeding twenty Stripes, as the Nature of the Trespals may require: Any Law, Usage or Custom to the contrary notwithstanding.

Provided, That nothing in this Act shall be construed so as to debar or hinder the Surveyors of High Ways of doing any Thing necessary and convenient in and about their Duty, as by Law impowred.

This Act to be in Force from the seventh Day of August next.

CHAP. VI.

An Act against Hawkers, Pedlars and Petty Chap-Men.

Preamble.

Proviso.

THEREAS Complaint has been made of great Hurt to, and Decay of Trade occasion'd by Hawkers, Pedlars and petty Chap-Men passing to and fro through the Country to vend Goods, Wares, and Merchandizes:

For Remedy of which Mischief:

Be it enaced by the Lieurenant Governour, Conneil and Represen-

No Hawker, Pedlar, or petty Chapman to be allowed.

tatives in General Court assembled, and by the Authority of the same, That from and after the Publication of this Act, no Hawker, Pedler, petty Chap-men, or other trading Person or Persons going from Town to Town, or other Mens Houses, and travelling either on Foot or with Horse, Horses, or otherwise, carrying to sell or exposing to Sale either in any Market, or in any House in any Town or Village, whereof such Person or Persons is not an Inhabitant, any Wares, Goods or Merchandizes, shall be permitted or suffered within this Province, on Pain of forfeiting all fuch Goods, Wares or Merchandize by him or them exposed to Sale, or so conveyed or transported, as aforesaid; one Third thereof to His Majesty to and for the Use and Support of the Government of this His Majesty's Province, one Third thereof for the Use of the Poor of fuch Town the where Offence is committed, the other Third to him or them that shall inform against and profecute such Offender or Offenders for the same, to

be recovered by Bill, Plaint or Information in any of His Majesty's Courts of Record within this Province, and shall further incur the Penalty of twenty Pounds,

Goods to be forfeited.

to be recovered in Manner as aforesaid, for the Uses aforesaid. And he it further enacted by the Authority aforesaid, That it shall be mon Hawkers in the Power of any of His Majesty's Justices of the Peace upon View, Com-&c. before plaint or Information to him made of any such Breach or Offence, to summon him and bind before him, and bind over such Offender or Offenders to the next Court of General Sessions of the Peace in the County where such Offence shall be committed; and for want of sufficient Security, to commit such Offender or Offenders to the common Goal of the County, to answer to the Complaint that shall then and there be exhibited against him or them, and also to secure all such Goods, Wares and Merchandize until the Trial.

Justice of the Peace to sum. them over.

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Styths. Appeals.

And all Taverners, Ale-House Keepers, common Victuallers and Retailers, Taverners &c are hereby strictly forbidden to receive, or give any Entertainment to any Haw. not to give ker, Pedlar, or petty Chap-man, or other trading Person, as aforesaid, on the ment to them. Penalty of twenty Shillings for each Offence, to be disposed of in Manner as Penalty. aforesaid.

And all Justices, Sheriffs, Under-Sheriffs, Grand-Jurors, Constables, Tything-Officers to see Men, and all other Officers, are hereby firifly enjoined and required, to exert this Act put in Execution. their utmost Vigour and Power to see that this Law be duly put in Execution.

CHAP. VII. Repealed

An Act to prevent Persons from riding with naked Scyths.

HEREAS divers Persons going to and returning from their La- Preamble. bour, do frequently ride with naked Scyths on high Ways, or through Lanes and Allies, which may prove hurtful to themselves and other's:

For Prevention whereof:

Be it enacted by the Lieutenant Governour; Council and Repres No Person to sentatives in General Court assembled, and by the Authority of the ride with nasame, That if any Person or Persons from and after the Publication of this ked Scyths on and after the Publication of this ked Scyths on the High-Act shall ride with a naked Scyth on the High Ways, or through any Lanes or the High-Alleys; such Person or Persons shall forfeit and pay for every Breach of this Act, upon Conviction thereof before any of his Majesty's Justices of the Peace, the Sum of ten Shillings; one Half thereof to the Poor of the Town where such Offence is committed, and the other Half to the Informer that shall profecute or fue for the fame.

C.H.A.P. VIII.

An Act for the Restraining and better Regulating Appeals from the Court of General Sessions of the Peace, and Inferiour Court of Common Pleas, within the Island of Nantuckett.

Court of Affize and General Goal Delivery within this Province; Preamble. It is provided, "That the Trial of all Matters and Causes by Appeal " from the Court of General Sessions of the Peace, or Inferiour Court of Com-" mon Pleas respectively within the said Island of Nantuckett, or by Writ of "Error relating to any Judgment given in the faid Inferiour Court, shall be in the Superiour Court of Judicature Court of Assize and General Goal Deli"very, to be held within the Counties of Suffolk or Middlesex." And whereas there are two Superiour Courts of Judicature Courts of Assize and General Goal Delivery, held in each of the faid Counties of Suffolk and Middlesex in a Year; one whereof is held at Charlestown for the faid County of Middlesex on the last Tuesday of January, and the other at Boston for the County of Sussolk on the second Tuesday of February: And all Appeals and other Matters to be brought forward from the Inseriour Court of Contmon Pleas and Court of General Sessions of the Peace held in the Month of October at the said Island of Nantuckett, lie to one of the faid Superiour Courts in January or February, as aforesaid, which hath been found to be very inconvenient; for that oftentimes by Reason of the Severity of the Weather at that Seoson, it is very difficult and sometimes impossible for the Parties and others concerned to come to either of the said Superiour Courts, by Means whereof such Persons may loose the Benefit of their Appeals, or other Matters that may be there depending:

Wherefore

Ferries, &c.

Proprietozs.

Wherefore for the Ease and Benefit of the Inhabitants of the said Island of Nantuckett:

Boston. 7 W. ca. 8.

We it enaded by the Lieutenant Governour, Council and Representa: Appeals from tives in General Court allembled, and by the Authority of the same, That the Trial of all Matters and Causes by Appeal from the Court of General Sessions of the Peace and Inferiour Court of Common Pleas respectively within the said Island of Nantuckett, or by Writ of Error relating to any Judgment given in such Inferiour Court, shall from henceforth be in the Superiour Court of Judicature Court of Assize and General Goal Delivery to be held at Boston within and for the County of Suffolk on the second Tuesday of August: Any Law, Ulage or Custom to the contrary notwithstanding.

Acts and Laws,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-fifth Day of May 1726. And continued by feveral Prorogations unto Wednesday. the twenty-third Day of November following, and then met.

Repealed

CHAP. I.

6 W. & M. ca. 6.

An Act in Addition to an Act for Regulating Ferries.

Preamble.

 $m{\mathcal{T}HE}\,R\,E\,\mathcal{A}\,S$ fundry Persons of late, notwithstanding the Provision already made by Law, do presume to transport Passengers over and a-cross the several stated Ferries within this Province, having no Right or Authority so to do, in Prejudice of those who are assign'd and authorized to that Service, and therefore justly intituled to the fole Benefit of the faid Ferries:

For Prevention whereof:

Penalty for Persons not authorized to transport Passengers across any Ferry for Money.

Liable to pay Damages to those that keep the Fer-

Be it enacted hy the Lieutenant Governour, Council and Representa-tives in General Court assembled and by the Ambority of the same, That if any Person or Persons shall from henceforth presume to keep a Ferry, or transport Passengers over or a-cross any stated Ferry within this Province, so as to demand or receive Pay, having no Right or Authority fo to do; shall for every such Offence pay a Fine of twenty Shillings: The one Half to His Majesty, for and towards the Support of this Government, the other Half to him or them that shall inform and fue for the same before one of His Majesty's Justices of the Peace, or at the Court of General Sessions of the Peace in such County where the Offence may be committed; and be further liable to pay fuch Damages as may or shall accrue to the Person or Persons assigned and authorized to keep any fuch flated Ferry or Ferries.

> CHAP. II.

6 W. & M. ca. 5.

An Act in Addition to an Act, Intituled An Act to enable Towns, Villages and Proprietors in Common and Undivided Lands &c. to fue and be fued, made in the fixth Year of the Reign of King William and Queen Mary.

Preamble.

HERE AS in and by the faid Att, " All Perfons, Towns, Villages, "Precincts, Trustees for Schools, and Proprietors in Common and Undivided Lands, Grants and other Estates or Interests whatsoever, " are impowred to fue, commence and profecute any Suits or Actions in any "Court proper to try the same, and in like Manner to defend all such Suits and " Actions

Proprietors.

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"Actions as shall be commenced against them, or any of them, &c." And whereas by the faid Act, there is no Provision made for the enabling any such Proprietors to raise Money for the carrying on or defending such Actions, or for any other publick Use in such Propriety; for want whereof many such Proprietors suffer great Loss and Damage in their Proprieties, and lose the Benefit of the said Law: And whereas the Time of fourteen Days for the serving of Writs before the Day of the Sitting of the Court hath by Experience been found too short a Time in such Actions and Suits as are brought against any such Towns, Precincts, Villages and Proprietors, as aforefaid:

For the Remedying whereof, and the enabling Proprietors in Common and Undivided Lands to raise Moneys for the carrying on and prosecuting or defending any fuch Actions or Suits; or for managing any other publick Affairs in fuch Proprieties:

We it enaced by the Licutenant Covernour, Council and Represent common tatives in General Court astembled, and by the Authority of the same, Lands im-That it shall and may be lawful to and for the Proprietors of any common and powered to undivided Lands, or the major Part of them according to the Interests present, raiseMoney. by themselves, or their lawful Attornies, at any Proprietors Meeting that shall hercafter meet upon legal warning to order the raifing of any fuitable Sum or Sums of Money that shall by them be thought sufficient to carry on and profecute or defend any Actions or Suits that may be brought by or against them, or for the carrying on or managing any other publick Affairs relating to such Proprieties, and to appoint a fuitable Number of Persons belonging to such Propriety, to proportion such Sum or Sums as shall be thought necessary to be raised for the Ends and Uses aforesaid, upon the Proprietors of such common and undivided Lands, according to their several Interests therein; and to appoint a lected in the Collector or Collectors to gather in and collect the fame; which Collector or fameManner Collectors shall be and hereby are fully authorized and impowred to levy and as the Procollect the Sum or Sums fet and apportioned for fuch Proprietors to pay, in the vince Tax. same Manner as Constables of Towns within this Province are impowred to levy and collect the publick Rates or Taxes, and to pay in the fame to the Proprietors or their Clerk (who is hereby impowered to grant Warrants for levying and collecting fuch Assessment) at such Time as shall be by them appointed for Payment thereof; and such Clerk shall be accountable to the Proprietors therefor; the Person or Persons so affesting the said Proprietors, and the Collector or Col. lectors that shall be appointed for the gathering and collecting the Sum or Sums granted and agreed upon by the said Proprietors to be assessed and collected as Affessors to be aforesaid, shall be under Oath for the true and faithful Performance of their under Oath. Services respectively; which Oath shall be administred to them, as the Law provides for swearing Town Officers.

And he it further rnaced by the Antholity afolesaid, That when it served on shall happen Suit shall be brought against any Towns, Precincts or Villages, or Towns, Proagainst the Proprietors of any common or undivided Lands, the Plaintiff bring. prietors, &c. ing forward such Suit shall cause the Clerk of such Towns, Villages, Precincts fore the Court. or Proprietors, or one or more of their principal Inhabitants or Proprietors, to be ferved with a Copy of the Writ or Summons at least thirty Days before the Day of the Sitting of the Court, to which the same shall be returnable: Any Law, Usage or Custom to the contrary notwithstanding.

Proprietors of

Writs to be

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the thirty-first Day of May, 1727.

CHAP.

An Act to disable the several Judges for the Probate of Wills and granting Administration in the respective Counties of this Province from fitting as Judges in Civil Actions, depending on, or relating to any Sentence or Decree, by them made in their Office aforesaid.

Preamble.

6 G. ca. 3.

THEREAS several of the Judges of the Probate of Wills, and for granting Administration on Intestate Estates within this Province, are, or may be Justices either of the Superiour Court of Judicature, or of the Inferiour Court of Common Pleas; before whom oftentimes Actions are brought and determined, that depend upon, or relate to the Decree or Sentence of such Judges of Probate: And it being inconvenient that such Judge of Probate should have a Voice in judging or determining such Cases:

No Judge of Probate to be Judge or Attorney in an-other Court in any Caufe wherein he has pass'd a Decree.

We it enaced by the Licutenant Governour, Council and Representatives, in General Court assembled, and by the Authority of the same, That from and after the Publication of this Act, no Judge for the Probate of Wills, and granting Administration on Intestate Estates within this Province, shall be allowed or admitted to have a Voice in judging or determining, (nor shall he be admitted to plead, or act as an Attorney) in any civil Action whatfoever, which may depend on, or have Relation to any Sentence or Decree made or pass'd by him in his Office aforefaid: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. IV.

An Act in Addition to the Act Intituled, An Act relating 2 A. ca. 5. to Executors and Administrators.

Preamble.

HERE. AS in and by an Ast made in the second Year of the late Queen Anne, Intituled, An Ast relating to Executors and Administrators, (among other Things) It is chased, "That any Executor being a residuary "Legatary may bring his Action of Account against his Co-Executor or Exe-" cutors of the Estate of the Testator in their Hands, and may also sue for " and recover his equal and rateable Part thereof; and any other residuary " Legatary shall have like Remedy against the Executors:" And whereas it often happens that fuch Executor or Executors move or dwell out of the Province and leave the Estate of the Testator in the Hands and under the Management of their Agent or Attorney, whereby the Co-Executor and residuary Legatee lose the Benefit of the said Act; by Reason of which manifest Wrong For Remedy whereof: is done:

Bel it enaded by the Leintenant Governor, Council and Representa-Agent of Exectives in General Court allembled, and by the Authority of the same, cutors out of That every Agent or Attorney of any Executor or Executors removed or dwelling out of this Province. shall be liable and subject to every Action and Demand by the Co-Executor or Executors or reliduary Legatee, or any other Person, so far as faid Agent or Attorney shall have received of the Estate of the Deceased

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into his own Hands.

Provided always, That the Action be brought within one Year from the Time of the Agents or Attornies receiving such Effects, and not after: Any Law, Usage or Custom to the contrary notwithstanding. CHAP.

the Province liable to suits, &c.

Proviso.

Partition of Lands.

Executors, &c.

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CHAP. V.

An Act to enable Guardians to join in the Partition of Lands, or other Real Estate wherein Minors are concerned.

HEREAS the Partition of Lands, or other real Estate among the Perfons concerned, the much defired and of great Advantage, is often hin- Preamble: der'd and delay'd by Reason of Infants or Persons under Age being interested in such Estate, to the Damage as well of the Infants, as others therein concerned:

For Remedy whereof: Be it enacted by the Lieutenant Governour, Council and Represent Guardians impower'd to tatibes in General Court assembled, and by the Authority of the same, join in the That it shall be in the Power of the Guardian or Guardians of any Infants Partition of concerned in any Real Estate that is common or undivided, upon Application Lands, &c. made to, and Leave had from the Superiour Court of Judicature holden for, and within the respective Counties of this Province, where such Lands or Real E- 4 W. & M. state lie, either by such Guardian or Guardians, or the other Partners interested, ca. 20. to join in and make Partition of fuch Real Estate, as aforesaid, to and among them: Provided, such Partition or Division be made upon Oath by five Freeholders (or the major Part of them) to be appointed by the Justices of the said Superiour Court, and a Return of such Partition to be made to the Clerk's Office of the faid Court, and there to be recorded; which Partition or Division made in Manner, as aforesaid, shall be valid and effectual to all'Intents and Purposes in the Law: Any Custom, Usage or Law to the contrary notwithstanding.

CHAP. VI.

An Act to enable Executors and Administrators to prosecute or defend any Suits that are depending, or hereafter shall 4 W. & M. depend upon Appeal, wherein the Testator or Intestate ca. 2. was or shall be Appellant or Appellee.

THEREAS it often happens that after Causes have been heard and tried at the Inferiour Courts of Common Pleas within the seve- Preamble. ral Counties of this Province, the Party who is diffatisfied with the Judgment given, doth appeal therefrom to the next Superiour Court of Judicature to be holden within and for the same County, where the Action has been first tried: And many Times it comes to pass that either the Appellant or the Appellee dies before the Sitting of the Superiour Court appealed to; by Reafon whereof the Great and General Assembly of this Province are often troubled with the hearing of Petitions from the Executors or Administrators, or the surviving Party, and spend much of their Time in passing Resolves for their having Liberty to begin their Suit a new, or for other Relief as the Matter may require; and by Means of the Death of either Party, pending the Appeal, the Creditor for a long Time hath been kept out of his just Dues, and the Proprietors of Houses and Lands kept out of Possession thereof, for want of a more speedy Remedy in the Law in such Cases:

15e it therefage enaded by the Lieutenant Gobernour, Council and , G. 2. ca 9. Representatives in General Court allembled, and by the Antholity of Executors and the same, That in Case of the Death of any Party, either the Appellant or the Administra-Appellee, before the Sitting of the Superiour Court appeal'd to, the Executor tors impowor Executors, Administrator or Administrators of such deceased Party, who was cute and de-Appellant or Appellee shall have full Power to prosecute or defend any such fend Actions Suit or Action (as shall be depending at the Death of the Testator or Intestate) before their being in such a Court until definitive Judgment: And the Justices of the Superiour being in such Gourt before whom such Cases are triable, are hereby directed and impower'd to a Capacity.

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Trespasses.

hear and determine all fuch Cases, proceed to Judgment and award Execution accordingly: And when it shall so happen that either the Appellant or the Appellee be taken away by Death, sooner than the Time of the Sitting of the Court Court's Power appeal'd to, so that the Executor or Administrator of the Deceased hath not to grant Imparlances, &c. qualify I have to prepare for managing the Cause depending, or to become duly qualifyed to prosecute or defend the same : In such Case it shall and may be lawful for the Justices before whom the Cause is to be heard and tried, to suspend the hearing and trying of every such Cause until the next Term after.

Judgment to be made up against the Estate of the Deceased,&c.

to grant Im-

And he it further enacted by the Authority aforesaid, That if by the Verdict of a Jury, Default or Neglect of profecuting fuch Appeal or otherwife. Indgment pass against the Executor or Administrator of any Person deceased, the Justices of the Superiour or Inferiour Courts respectively, are hereby authorized and directed to make up Judgment against the Estate of the Deceased in their Hands, and under the Administration of the Executor or Administrator, as it should have been in Case the Suit had been originally commenced by or against fuch Executor or Administrator in that Capacity: Any Law, Usage or Custom to the contrary notwithstanding.

C H A P. VII.

An Act in further Addition to, and for rendring more effectual an Act made in the tenth Year of the Reign of King William the third, Intituled, An Act for preventing of Trespasses.

Preamble.

10 W. ca. 5. 12 G. ca. 5.

> THEREAS in the Act made in the twelfth Year of his present Majesty's Reign, Intituled. An Act in Addition to, and for rendring more effectual an Act made in the tenth Year of the Reign of King William the third, Intituled An Act for preventing of Trespasses; good Provision is made to prevent cutting, felling or destroying of Trees, Timber, Wood, Under-wood, breaking Fences, digging Oar, Clay, &c. But no Provision is therein made against cutting and destroying of Grass and Sedge growing on the common Lands of any Town or Proprietors, or destroying and carrying away any Hay lying on the same, nor against taking away from any Wharff, or publick landing Place any Posts, Rails, Plank, Boards, Slit-work, Cooper-Stuff, Shingles, Wood or Timber :

Trespass in Corn.

Lumber or Goods.

Penalty.

We it therefore enaced by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of the carrying away same, That if any Person or Persons after the Publication of this Act, shall Grass, Hay or presume to cut or carry away any Sedge, Grass, Hay or Corn, standing, lying or being on any Land, belonging to any Town, Proprietors, or particular Persons, where he or they so cutting or carrying away have no Right; Or Posts, Rails or shall take away from any Wharst or common Landing Place, any Posts, Rails, and other Plank, Boards, Slit-work, Cooper-Stuff, Shingles, Wood or Timber, or any other Lumber or Goods, which he or they have no Right to take, shall for every such Trespals forfeit and pay the Party or Parties so trespals'd upon treble Damages; to be fued for and recovered in any Court proper to try the fame, after the same Manner of Conviction, and by the same Rules and Methods as is directed in and by the aforesaid additional Act for preventing Trespasses; unless such Person or Persons have first obtained Leave or Licence from the major Part of fuch Town or Proprietors at a Meeting orderly warn'd and affembled for that Purpose, or from any particular Person or Persons who are in Possession of such Lands or Wharffs.

Proviso that Profecution for Theft be not hereof bar'd.

Provided nevertheless, That this Act or any Clause therein shall not be understood or construed so as to bar or hinder any Town, Proprietors or particular Persons from prosecuting any other Person or Persons for Thest, who shall carry

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Proprieto25, &c. Pulances by Hedges, &c.

away any Hay or Corn sever d from the Freehold, or such as shall take from any Wharff or common landing Place, any Posts, Rails, Plank, Boards, Slit-Work, Cooper-Stuff, Shingles. Wood or Timber, or other Lumber or Goods, which he or they have no Right to take; but that in such Case any Town Proprietors or particular Persons may proceed in such Manner as if this Law had Any Law, Usage or Custom to the contrary notwithstandnot been made:

CHAP. VIII.

An Act to enable Proprietors of Common and Undivided Lands to make Orders and annex Penalties thereon, for 12 A ca. 2. the better regulating and managing their Proprieties.

7HEREAS it so happens that in some Towns or Proprieties within this Province, there are some parcels of Upland, Sedge-Ground or Preamble. Meadow-Ground, which lie under such Circumstances as render a Division of the same very difficult and disadvantageous; which notwithstanding would be of considerable Use and Benefit to the Owners, if the same could be improved under due Regulations: But there being no Law of this Province to enable Proprietors to make Orders and annex Penalties to prevent Disorder, evil-minded Persons take such Measure as sometimes render the regular and

orderly Improvement of such Lands very difficult, if not impossible: We it therefore enacted by the Lieutenant Governour, Council and Proprietors Representatives in General Court allembied, and by the Authority af of Common the same, That Proprietors of common and undivided Lands at a Meeting Lands impower'd to warned as the Law directs and assembled, shall and may have Power by a major make Orders Vote of the Persons then assembled, (said Votes to be collected according to each and annex onesInterest) to make and pass such Orders for fencing, improving and timing the Penalties. Improvement of such undivided Lands or Meadows as by them shall be thought proper and convenient, and to annex Penalties on the Breach and Non-observance of such Orders, provided such Penalty doth not exceed fifteen Shillings for one Offence; provided also that such Order so made be allowed and ap-Proviso. proved of by the Court of General Sessions of the Peace for the County where the Land lies, and is not repugnant to the general Laws of the Province, that then such Order or Orders shall have such Force and Essect, as that such Proprietors thereupon by their Treasurer, Agent or Agents may recover the Penalty thereto annexed against the Breakers or Non-observers thereof, in any Court proper to try the same; such Penalty to be disposed of as the Proprietors shall order or direct: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. IX.

An Act for the rendring more effectual the Act Intituled, 8 A. ca :3. An AEt to prevent Nusances by Hedges, Weares, and other Incumbrances, obstructing the Passage of Fish in Rivers.

THEREAS in and by an Act made and pass'd in the eighth Year of Preamble. the Reign of Queen Anne, Intituled, An Act to prevent Nusances by Hedges, Weares, and other Incumbrances, obstructing the Passage of Fish in Rivers; all fuch Incumbrances in the Rivers are difallowed and forbidden without the Approbation of the Courts of General Sessions of the Peace in the respective Counties, and ordered to be demolished and pulled down, but no Penalty is provided in the said Act:

Wherefore, for the more effectual preventing such Nusances;

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Strip and Walte upon Lands undivided. 240

Penalty for making Weares, &c. to obstruct Fish.

Be it enaced by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That whosoever after the Publication of this Act, shall set up, erect or make the Passage of any Weares, Hedges, Fish Garths, Stakes, Kiddles, or other Incumbrances whatsoever on or a cross anyRiver for straitning, obstructing or stopping the natural, usual or common Passage of the Fish, in the Spring, or other proper Seasons of the Year, without the Approbation of the Court of General Sessions of the Peace, shall for every such Offence forfeit and pay the Sum of ten Pounds, to be fued for and recovered by Plaint, Bill, or Information, in any of His Majesty's Courts of Record within the County, where the Offence is committed; one Half thereof to be to him that shall inform and sue for the same, and the other Half to the Poor of the Town or Towns, where fuch Incumbrances have been made or fet up.

An Act.

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the thirty-first Day of May, 1727. And continued by feveral Adjournments unto Wednesday the fourth Day of October following.

CHAP. I.

An Act to prevent Coparceners, Joint Tenants and Tenants in Common, from committing Strip and Waste upon the Lands by them held in Common and Undivided.

Preamble.

THEREAS it often happens that Persons having an Interest or Share in Lots of Land not subdivided to and among the interested, do privately and without the Knowledge of the rest, enter into and upon the same, cut down or carry away the Trees for Timber and other valuable Trees, or Wood, or make other Strip and Waste thereon, whereby the rest of the Partners or Interested are strip'd of their just Rights and Shares thereof:

For Prevention of the same for the future:

Coparceners, joint Tenants and Tenants in common, not to make Strip &c. without giv-

Be it enacted by the Lientenant Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That from and after the Publication of this Act, no Person or Persons whatsoever, having a Right or Interest in any Lot or Lots of Land not subdivided, but lying in Common, shall or may fell, cut down, destroy or carry away any Trees for Timber, or other Trees, Timber, Wood or Under-wood whatsoever, ingNotice,&c. standing, growing or lying on such Lands, or make any other Strip or Waste what soever, without first giving Notice in writing under his or their Hands, unto all the Persons interested therein, or to his or their Agents, Factors or Attornies, forty Days before Hand, fetting forth, that he or they have Occasion for, and shall enter upon and improve such Lot or Lots of Land not subdivided as aforesaid, under the like Penaltics and Forfeitures as are provided by an A& Intituled, An A& in Addition to and for rendring more effectual an Act made in the tenth Year of the Reign of King William the third, Intituled An Act for preventing of Trespasses, to be recovered before any one of His Majesty's Justices of the Peace, or in any of His Majesty's Courts of Record within the County where such Offence shall be committed, (as the Value of the Damage may be) by Action, Bill, Plaint or Information,

Penalty.

10 18. ca. 5.

high-Ways.

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the Name and Behalf of the rest (who are hereby authorized and impower'd so to do) one Moeity of the aforesaid Penalties and Forfeitures to be to and for the Use of such Person or Persons, who shall inform and sue for the same, and the other Moiety to and for the Use and Benefit of the rest of the Proprietors or Persons interested as aforesaid.

And whereas upon Suits brought for the Partition of Lands, Tenements or Hereditaments held in Common as aforesaid, the Party or Parties against whom Preamble. fuch Suits are brought (who oftentimes have but a small Interest therein) before a final Judgment can be obtained, and a Division made of the same according to Law, do frequently cut down, destroy and carry away considerable Quantities of the Wood, Timber and Trees growing on such Land, and do otherwise hurt and damnify the same Lands, Tenements and Hereditaments, to the great Prejudice of the rest of the Owners thereof (especially where they are Wood Lands)

who are without any Remedy at the Common Law:

We it therefore enacted by the Authority aforesaid, That when a No Person to Writ shall be brought and served at the Suit of any one or more Persons in- make Strip terested in any Lot, or Lots of Land, Tenements or Hereditaments held in whilst Suit for sommon or undivided for a Division and Partition of the former no Partition is common or undivided for a Division and Partition of the same, no Person or depending. Persons whatsoever having a Right to or Interest in any such Lands, Tenements or Hereditaments, or holding any Part or Share of the same in common as aforefaid (whilst fuch Suit is depending) shall or may fell, cut down, destroy or carry away any Trees, Timber, Wood or Underwood whatfoever, standing, grow-Penalty. ing or lying on such Lands, or shall otherwise hurt or damnify any such Lands, Tenements or Hereditaments, until Partition can be made of the same according to Law, on Pain that every Person or Persons so offending shall incur the like Forfeitures and Penalties provided in the aforesaid Act, Intituled, An Act in Addition to and for rendring more effectual an Act made in the tenthYear of the Reign of King William the third, Intituled AnAct for preventing of Trespasses; to be recovered by the Person or Persons informing or suing for the same, in Manner as aforesaid, to and for such Uses as are before mention'd and declared.

Provided always, That the Person or Persons bringing forward such Writ Writ of Parshall prosecute the same to Effect, and after obtaining Judgment, shall cause tition to be Execution to be served for Partition of such Estate, as soon as the Law will prosecuted to

admit thereof, and it may conveniently be done.

And be it further enacted by the Authozity afozefaid, That in all Of- Manner of fences against this Act, the Offender or Offenders shall be liable to a Conviction, Conviction: in the same Manner as is already provided in the Act before mentioned.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-second Day of November, 1727.

CHAP. II.

An Act in Addition to an Act Intituled, An Act for HighWays. 5 W. & M.

THERE AS in and by an Act made and pass'd in the fifth Year of the Reign of King William and Queen Mary, Intituled, An Act for High Ways, Provision is made to impower the Select-Men of each Town respectively, either by themselves or others, to lay out particular or private Ways for such Town only, as may be thought necessary: But no Provision is made what Methods Shall be taken in order to bring them to Record; so that there seems to be apparent Danger of such Ways being laid out and committed to Record without the Knowledge of the Town or Towns respectively; which hath and may prove of very ill Consequence:

For

Trespass and Ejedment.

Notice to be given the Towns of private Ways in March

All private Ways to be allowed by

Meeting.

may be altered by the Town.

the Town. Private Ways

Saving a Liberty of Appeal.

For Remedy whereof: Be it enacted by the Lieutenant Governour, Council and Representatives in Beneral Court assembled, and hy the Authority of the same, That when and so often as the Select-Men, or any by their Order for the future, shall lay out any private or particular Way or Ways in and for any Town or Towns within this Province, fuch Select-Men shall make Report to the Town in which fuch Ways are laid out, at their annual Town Meeting in March; Notice of which Report shall be inserted in the Warrant for calling such Meeting, and no fuch Way or Ways shall be esteem'd establish'd private Ways for such Town, nor committed to Record, unless such Town at a Town Meeting warned

as aforefaid, shall by a major Vote allow and approve thereof:

And be it further enaced by the Authority aforesaid, That it shall be in the Power of any Town or Towns within this Province at a legal Town Meeting, to alter or discontinue any particular or private Way or Ways within their respective Towns, which have been heretofore laid out and improved as fuch, when it shall appear to such Town or Towns that they are unnecessary for the Common Good: And all fuch particular or private Ways after fo ordered by the major Vote of fuch Town or Towns respectively, to be discontinued or alter'd, shall no longer be esteem'd as particular or private Ways for fuch Town or Towns.

Saving always, To any Person or Persons who shall be aggrieved or damnified by the altering, discontinuing or laying out of any such Way or Ways as aforefaid, a Liberty of applying for Remedy to the Justices of the General Sessions of the Peace within the County where such Alterations or layings out are made; who are hereby impowered and directed to inquire into, and determine the Matter by a Jury thereunto appointed, as well with Respect to the Necessity and Convenience by such Discontinuance, laying out or Alteration as aforesaid, as to the Damage that may happen or accrue to any particular Person or Persons thereby, and thereupon to award Damages to the Party or Parties injured, against such Town; unless it appears that such particular Person or Persons have no just Cause of Complaint; that then such particular Person or Persons shall pay all fuch Cost and Charge as shall or may arise by any such Application to to the Sessions.

Provided, Such Application be made to such Justices at their General Sessions Application of the Peace, within twelve Months after such Ways are altered or discontinued within a Year. as aforefaid, and not otherwise: Any Law, Usage or Custom to the contrary notwithstanding.

to be made

Refierled

CHAP. III.

10 W. ca. 5. An Act for the more sase and easy Prosecuting Writs of Trespass and Ejectment.

Preamble.

In Writs of

Ejectment

answer for no

more than they are in

Possession.

[7] HEREAS sometimes the Defendants in Actions of Trespass and Ejectment are arrested, and held to great and excessive Bail, where no just Cause can be for it; and sometimes the Plaintiffs have their Writs abated, and the Tryal of their Right unreasonably delayed, under Pretence that all the Tenants are not fued:

For Prevention whereof:

Be it enacted by the Licutenant Bobernour, Council and Representa-Trespass and . tives in General Court essembled, and by the Authority of the same, That whensoever any Person shall be arrested upon a Writ of Trespass and only the Defendants Bond Ejectment, the Defendants own Bond and no other, shall be required for his Defendants to Appearance to answer the same.

And whenever any Person or Persons shall be sued in Ejectment for any Lands, Tenements or Hereditaments, they shall be holden to answer for so much or fuch Part of the Premisses demanded as they then hold, or are in Possession

Trespasses. Grand Jurors.

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of; which they shall distinguish and set forth by their Plea, and disclaim in the rest: And if any of them disclaims in the whole, and the Plaintiff cannot prove. his the Defendant's Possession of the Premisses, or any Part thereof, he shall recover his Costs: Any Law, Usage or Custom to the contrary hereof in any wife notwithstanding.

CHAP.

An Act in further Addition to the several Acts relating to 10 Wice 5. Trespasses.

WHEREAS the several Acts or Laws already made for the preventing Preamble. of Trespasses have been found ineffectual for that Purpose in some Cases, so that a further Provision is necessary to be made:

Be it therefore enaced by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of No Person to the same, That no Person or Persons do or shall presume to take up, break damnify any down or damnify any Dams, made use of for the inclosing of Water Mill Dam, Mill Pond, improved for the Benefit of any Mill or Mills, flowing or drowning of Swamp Frames, Celor other Lands or Meadows, or let out the Water so inclosed, or obstruct, hin-lars, &c. der or stop the natural and usual Course of any Stream of Water running from any Pond used and improved for the supplying any Mill or Mills with Water; either by stopping or shutting down the Sluce of such Dam, or by wilfully erecting, fetting up or making any Dam, or other Incumbrance a-cross any Stream or Run of Water (having no Right or Priviledge so to do) belonging to any other Person or Persons, and where he or they have a lawful Right between his or their Pond and Mill, or shall cut down, burn, damnify, carry away or destroy any Mill or Frame of a Mill, Floom, or any of the Timber, Boards or Implements used in and about the same, or shall pull down, cut, destroy, or any Ways damnify any Edifice, Building or House not inhabited, Frame or Timber of any fuch Building, Cellar or. Well, being the Property, or in the Possession of any other Person or Persons; on pain that every Person or Persons offending against this Act, or any Part thereof, or that shall be aiding or assisting therein, Penalty. shall for every such Offence or Trespass forfeit and pay to the Party or Parties so injured or trespassed upon, treble the Value of all such Damages as such Party or Parties shall make appear to the Justice or Court and Jury, before whom the Trial shall be, that he or they have sustained by any Breach of this Act, to Manner of be sued for and recovered in any Court proper to try the same, after the same Conviction. Manner of Conviction, and by the same Rules and Methods as is directed and provided in and by an Act Intituled, An Act in addition to and for rendring 12 G. ea. 5. more effectual an Act made in the tenth Year of the Reign of King William the third, Intituled, An Act for preventing of Trespasses, made in the twelfth Year of the Reign of his late Majesty King George: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP.

An Act in Addition to an Act Intituled, An Act for enlarging the Fees of Grand Jurors.

THERE AS the stated Allowance for a Grand Juror according to an Act Presimble. made and passed in the sixth Year of his late Majesty King George the first, Intituled, An Act for enlarging the Fees of Grand Jurors, is but three Shillings per Diem, which is so small that the same will not defrey his necessary Charges and Expences in travelling to, and Attendance at Court:

Lord's Day.

Allowance for Grand Jurors. 6 G. ca. 6.

Be it therefore enacted by the Lieutenant Bovernour, Council and Representatives in General Court assembled, and by the Authority of the same, That from hence forward the Allowance of a Grand Juror during his Attendance on the Court, and also for his necessary travel to and from the same, be one Shilling per Diem, over and above the aforesaid Allowance, accounting five Miles for half a Day's travel, and ten Miles for a whole Day, and so pronato, but no Allowance to be made to any Person for less than half a Day's travel.

CHAP. VI.

3 G. ca. 1.

An Act in further Addition to an Act Intituled, An Act in Addition to the Act for the better Observation and keeping the Lord's Day, made and passed at a Great and General Court or Assembly held at Boston the seventh Day of November 1716. In the third Year of the Reign of his late Majesty King George the first.

Presimble.
Ropealdp.3g2

Otwithstanding the many good and wholesome Laws made to prevent the Prophanation of the Lord's Day, some wicked and evil disposed Persons do yet presume to do unnecessary Work, take their Recreation and Sport, and travel on the said Day:

For the more effectual perventing such vile and unlawful Practices:

Penalty for working or playing on the Lord's Day.

We it enacted by the Lieutenant Governour, Council and Representatives, in General Court allembled, and by the Authority of the same, That who foever shall for the future, contrary to the said Act do or exercise any Labour, Work or Business of his or their ordinary Calling, or use any Game, Sport, Play or Recreation on the Lords Day, or on any Part thereof, shall forfeit and pay the Sum of fifteen Shillings; and upon a fecond Conviction the Sum of thirty Shillings, and give Bond with Sureties for their good Behaviour to the next Court of General Sessions of the Peace in the County where the said Offence is committed: And that all Persons that for the future shall travel contrary to the said Act. shall for the first Offence forfeit and pay the Sum of thirty Shillings, and upon a fecond Conviction the Sum of three Pounds, and give Bond with Sureties for the good Behaviour, as aforesaid: And in Case any of the Offenders mentioned in this A& shall be unable or refuse to pay and satisfy their Fines, they shall be adjudged to stand committed in the common Goal of the County, not exceeding the space of five Days, or set in the Cage or Stocks, not exceeding four Hours, according to the Discretion of the Court or Justices before whom fuch Conviction may be.

Preamble.

And whereas the folemnizing of Funerals on the Lord's Day oft-times occasions great Prophanation thereon, by Servants and Children gathering in the Streets and walking up and down, to and from the Funerals, and is the Means of many Disorders and Irregularities then committed:

Be.

For Remedy whereof:

No Funeral to be folemnized on the Lord's Day without Licence Be it further enaced by the Authority aforefair, That from and after the Publication of this Act, no Funeral shall be attended on the Lord's Day or Evening following, except in extraordinary Cases, where the Corps by Reason of the excessive Heat of the Season may prove offensive, if not buried, or for some such like Reason, Liberty be granted therefor by one or more of His Majesty's Justices of the Peace living in such Town where the Funeral is to be performed; or if there be no Justice in such Town, then by the Select-Men or the major Part of them, who shall certify under their Hands, setting forth the Reason therefor to the several Sextons or Grave Diggers: And whoever shall presume to permit and direct any Funeral on the Lord's Day without Liberty

Lord's Day.

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Liberty as aforesaid, shall forfeit and pay the Sum of forty Shillings, and every Grave Digger or Sexton that shall by himself or Order be any Ways affishing at any Funeral, contrary to this Act, shall forfeit and pay the Sum of twenty Shillings.

Penalty.

And whereas the Laws now in Force for the Observation of the Lord's Day do Preamble. not impower the Justices, Constables, Tything Men, or other Officers to inspect the Houses of Retailers of strong Drink, as it doth the Taverners, Innholders or commonVictuallers on the Lord's Day, and the Evening preceeding and following the said Day; by Reason whereof great Resort at such Times is made to such Houses of Retailers of strong Drink:

Wherefore, for the better finding out and discovering Persons that shall be drinking or tipling at any Retailers Houses, Out-Houses, Yards or Dependencies thereof:

Be it enacted by the Authority aforesaid, That the Justices of the Officers im-Peace, Constables, Tything Men, and all other Officers appointed for that Pur-inspect Repole, be and hereby are fully authorized to enter and search the Houses of Re-tailers Houses tailers in as large full and ample Manner, as they may do the Houses of com- on the Lord's mon Victuallers, Innholders and Taverners, the Evening preceeding the Lord's Day, &c. Day, any Part of the faid Day or Evening following. And if any Retailer of strong Drink shall entertain or suffer any of the Inhabitants of the respective Towns, where they dwell, or others not being Strangers or Lodgers in such Houses, to abide in their Houses, Yards, Out-Houses or Dependencies, drinking or Retailers enidly spending their Time on Saturday Night after the Sun is set, on the Lord's tertaining Day, or the Evening following, shall forfeit and pay the Sum of five Shillings Persons on for every Person found in such Houses, contrary to this Act; and that the like the Lord's Day, &c. Sum of five Shillings shall be paid by every Person so found and entertained in fuch House or Houses contrary to this Act.

And whereas there are different Apprehensions touching the Beginning of the Sabbath or Lord's Day:

In order therefore for the more quiet and orderly Observation of the Lord's Day, and to prevent any Indecencies and Disorders:

We it further enacted, That all Persons be and hereby are firially forbidden Penalty for fwimming in the Water, unnecessary walking or riding in the Streets, Lanes unnecessary or high Ways or common Field of the Town of Boston, and all other Towns walking, ridor Places within this Province, keeping open their Shops or Ware-Houses, or ding, keeping following their fecular Occasions the Evening preceeding the Lord's Day or Ec. on the Evening following, on Penalty, that every Person transgressing in any of the Evening beafore-mentioned Particulars, shall for the first Offence forfeit and pay the Sum fore and after of ten Shillings, and for the second Conviction the Sum of twenty Shillings, and the Lord's Day. give Bond with Surcties for the good Behaviour, as in this Act is already provided; and in Case any of the Offenders shall be unable or unwilling to pay fuch Fines, then to be punished as in this Act is already provided. All Fines and Forfeitures arising by this Act to be disposed of, one Half thereof for the Benefit and Relief of the Poor of fuch Town where the Offence is committed, the other Half to him or them that shall inform and sue for the same. all his Majesty's Justices, Sheriss, Grand-Jurors, Tything-Men and Constables. are hereby directed to take due Care that this Law, and the several Parts thereof be observed and kept: And it is further recommended to the Justices of the Court of Affize and General Goal Delivery, and the Justices of the Peace in This Act to the feveral Counties in their General Sessions at the opening of their respective be read in Courts immediately before the Charge is given, to cause this Act to be publickly the Courts. read in Courts; and that they then give it in special Charge to the Grand-Jury, that they diligenely inquire after the Violaters of this Law, and present all Breaches thereof: Any Law, Usage or Custom to the contrary thereof notwithstanding.

Straps and lost Goods. 24.6

Marriages.

CHAP. VII.

An Act in Addition to an Act Intituled, An Act relating to Strays and lost Goods, &c.

Fee for entring loft Goods, Strays

Such Entries to be fent to the Register of the County.

Penalty for asking great. er Fees.

Penalty for Town Clerk or Registers Neglect of Duty.

up stray Beasts.

out apprizing the Strays.

Proviso.

E it enacted by the Lieutenant Gobernour, Council and Reprethe fame, That the Fee or Allowance to be paid the Town Clerk for entring any lost Money, Goods or Strays shall be henceforward one Shilling. over and above the Fee allowed him by an Act made in the tenth Year of King William the third, relating to Strays and lost Goods, &c. And such Town Clerk shall be obliged once every two Months to transmit to the Register of Deeds in the County where he lives, an attested Copy under his Hand of all Entries that shall be made with him, of any lost Money, Goods or Strays, and shall pay to the Register fix Pence for each Copy of an Entry, to be transmitted to him as aforefaid; and the Register shall keep a Book wherein he shall Record all Entries transmitted to him by the Town Clerk as aforesaid, and give out Copies of the same, when desired, taking the Fee of fix Pence for each Copy, and no Register's Fee. more; and for searching his Records two Pence, and no more: And if any Town Clerk or Register shall demand and take any greater or other Fees than are before mentioned, for the Matters aforefaid, or any of them, and be thereof convicted before any Court of Record in the County where the Offence shall be committed, he shall be subject and liable to the same Penalties that are enjoined by an Act for regulating Fees, made in the fourth Year of King William and Queen Mary, Chap. XVIII. for Persons transgressing, as is therein mentioned.

And he it further enaded by the Authority aforelaid, That if any Town Clerk or Register shall neglect or fail of doing their Duties respectively, as by this Act is provided and directed (their respective Fees in this Act mentioned being tender'd to them) he or they shall for every such Neglect forfeit and pay as a Fine a Sum not exceeding forty Shillings, one Half thereof to the Use of the Poor of the Town wherein such Town Clerk or Register respectively dwells, and the other Half to him or them that shall inform and sue for the same before any of His Majesty's Justices of the Peace in the same County.

And be it further enacted by the Authority aforesaid, That it shall and Persons totake may be lawful for any Person or Persons to take up any Horse, Gelding, Mare or other Beast for a Stray, and Account and take Care of them as Strays (the Owner thereof not being known) from the first Day of November to the first Charges to be Day of March yearly: And such Person shall be allowed his reasonable Charge allow'd without apprizing about the same, altho' he does not proceed to procure an Apprizement thereof (as by Law is provided) for the space of two Months next after the finding and taking up such stray Beast; provided the Finder and taker up of such stray Beast do attend the Directions of the Law in all other Respects relating to Strays, and do not ride or otherwise improve such stray Beast, until the same be apprized in Manner as by Law is already directed: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. VIII.

An Act in Addition to an Act Intituled An Act to prevent Incestuous and Clandestine Marriages.

Preamble.

 r HEREAS in and by an A& made and passed in the seventh Year of King William the third, Intituled, An Act to prevent incessuous and clandestine Marriages; It is (among other Things) Enacted, " That " no Justice of the Peace or Minister shall presume to join any Persons in Mar-"riage without Certificate produced under the Hand of the Clerk of the feveral Towns

Executors, &c. to detend any Suit.

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Towns where the Parties respectively dwell, that the Names and Intention of

" the Parties have been enter'd with him fifteen Days before Hand, and that due 7 W. ca. 6.

"Publication of such their Intention has been made in Manner as by Law is directed, &c." But sometimes it so happens, that Persons who purpose Marriage live or reside in Towns or. Places where there are no Town Clerks:

We it therefore enaced by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of Where there the fame, That in every such Town or Place where there is or shall be no Town is no Town Clerk, when any of the Inhabitants shall desire Marriage, they shall produce a Clerk of the Certificate from the Clerk of the Town next adjoining, that the Names and In-next Town tentions of the said Persons have been entred with him fifteen Days before to enter Hand, and that due Publication of such their Intention or Purpose of Marriage Marriages. hath been made in the Town where faid Town Clerk dwells, That then and in such Case it shall and may be lawful for any Justice of the Peace, or ordain'd Minister, within their respective Limits, to join any such Persons in Marriage: And fuch Town Clerk is hereby directed to fet up fuch Notifications, and give fuch Certificates, and shall be and hereby is in allRespects subjected to the same Pains and Penalties upon his Neglect that any other Town Clerk is by Law fubjected to, for neglecting his Duty in observing the Laws relating to Marriage: Any Law, Usage or Custom to the contrary notwithstanding.

Penalty?

CHAP. IX.

An Act in Addition to an Act Intituled An Act to enable Executors and Administrators to prosecute and defend any Suits that are depending or hereafter shall depend upon 13 G. ca. 6. Appeal, wherein the Testator or Intestate was or shall be Appellant or Appellee.

ORASMUCH as in and by an Ast made and pass'd in the thirteenth Year of His late Majesty King George the sirst, Intituled An Act to ena- Preamble: ble Executors and Administrators to prosecute or defend any Suits that are depending or hereafter shall depend upon Appeal, wherein the Testator or Intestate was or shall be Appellant or Appellee; no Provision is made but only for the Relief of Executors or Administrators in such Suits as are depending upon Appeal; which hath been found insufficient, for that oftentimes upon the Continuance of Actions as well in the Inferiour Court of Common Pleas as in the Superiour Court of Judicature, the Plaintiff, Complainant or Informer, or the Defendant, is taken away by Death, pending such Action or Suit, before a final Judgment can be obtained, by Reason whereof sundry Inconveniencies have happened:

Be it therefore enacted by the Lieutenant Governour, Council and Executors and Representatives in General Court assembled, and by the Authority of the Administrasame, That when any Action or Suit is or shall be depending either in the tors impow-Inferiour Court of Common Pleas, or in the Superiour Court of Judicature in red to profeany of the Counties in this Province, and it so happens that either Party be taken cute or defend in Acti-away by Death before a final Judgment, the Executor or Executors, Adminions dependstrator or Administrators of such deceased Party who was Plaintiff, Complainant, ing, &c. Informer or Defendant, shall have full Power to prosecute or defend any such Suit or Action as shall be depending at the Death of the Testator or Intestate, from Court to Court, until definitive Judgment or Sentence; and the Defendants or Appellees are hereby obliged to answer to such Actions accordingly: And the Justices as well of the Inferiour Court of Common Pleas as of the Superiour Court of Judicature before whom such Cases are triable and depending, are hereby impowered and directed to observe the same Method of Proceeding in hearing,

Fences, Cattle, &c.

trying and determining fuch Cases, and of entring up Judgment, and awarding Execution thereupon, as in and by the aforementioned Act is directed in Cases depending upon Appeal.

Attachments not to be voided by the Death of the Person.

And be it further enacted by the Authority aforefail, That when any Goods or Estate shall be attached or Bail given upon any Writ or Process that shall be depending as aforesaid, the same shall not be released or discharged by Means of the Death of either Party, but be held good to Respond the Judgment to be given on such Writ or Process in the same Manner as by Law they would have been if fuch deceased Party had been living: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP.

4 G. ca. 3.

An Act in Addition to an Act, Intituled An Act in further addition to an AEt, Intituled An AEt for Regulating Fences, Cattle, &c.

Preamble.

T HEREAS in and by the additional Act for Regulating Fences. Cattle, &c. made and pass'd in the fourth Year of the Reign of his late Majesty King George the first; Provision is made for the proportioning of each , Proprietors Part of Fence in General Fields; but no Provision is made for defreying the Charge of dividing and setting off the same, nor for making or maintaining such Parts of such Fence, as may be unfit and injurious to be set off to any particular Proprietor or Proprietors:

Charge of fetting off and making Fence in common Fields to be proportioned to the Proprietors.

Be it therefore enaded by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That for the future the Charge arising by dividing and setting off the feveral Parts of Fence in the common Fields to and among the Proprietors of Lands inclosed and fenced in one general Field, and the Charge of making and maintaining of fuch Fence as cannot justly be fet off to any particular Proprietor or Proprietors, as his or their Part, shall be born by the several Proprietors thereof in Proportion to their respective Interests in said Field.

Proprietors to choose Hay. wards to be under Oath.

And be it further enaced by the Authority aforesaid, That it shall be in the Power of the faid Proprietors, or a major Part of them, (the Vote to be collected according to the interested present) at a Meeting of such Proprietors legally warned for that Purpose, to choose Haywards or Field-Drivers, who are to be under Oath, and to have the fame Powers as if they were chosen by a Town, and also to choose Assessors to assess the several Proprietors for the Ends aforesaid, in proportion to each one's Interest: And in Case of Refusal of any Proprietor to pay the Sum affelfed upon him, that then, upon Application made, a Warrant of Distress shall be granted by any Justice of the Peace in the County where such Land lies, directed to the Constable of the Town where fuch Proprietor lives, requiring him to levy and collect of the faid Proprietor or Proprietors, his or their Proportion of the Sum-affess'd upon his Goods or Chattels, and for want thereof on his Person.

Affesfors to be chosen

Provided nevertheless, If any Proprietor or Proprietors so assess'd shall think grieved to be himself aggrieved, he shall apply to the Assessors, and if they shall refuse to rerelieved at the lieve him, he shall or may have Liberty to make Application to the Justices of General Sessi- the next Court of General Sessions of the Peace for the County where the Land lies; and the Difference shall be heard and determined by the said Court, whose Judgment or Sentence thereon shall be final: Any Law, Usage or Custom to the contrary notwithstanding.

Warrant of Diffress to be issued.

> Provided always, That nothing contained in this A& shall prevent or hinder the Proprietors of any fuch common Fields already fenced from making and maintaining their Fences according to the Rules and Orders formerly agreed on by them at a Meeting legally warned.

Persons agons of the Peace.

Proviso.

CHAP. XI.

An Act for establishing a Superiour Court of Judicature, Court of Affize, and General Goal Delivery at Barnstable, for the County of Barnstable and Dukes-County.

THEREAS the Inhabitants of the several Towns within the said Counties of Barnstable and Dukes-County, have complained of the great Charge which the Jurors, Witnesses, and Parties concerned are at yearly, in travelling to and attending at His Majesty's Superiour Court of Judicature, Court of Assize and General Goal Delivery appointed by Law to be holden annually for the Counties of Plymouth, Barnstable and Dukes-County at the Town of Plymouth, on the last Tuesday of April; which Town is near One Hundred Miles distant from some of the Towns in the said Counties of Barnstable and Dukes-County; and the Representatives of several of the Towns within the said two Counties, having petitioned this Court, that there may be a Superiour Court of Judicature, Court of Assize and General Goal Delivery held at Barnstable yearly, for the said Counties of Barnstable and Dukes-County only:

Council and Superiour Be it therefore enacted by the Licutenant Governour, Representatives in General Court assembled, and by the Authority of Court of Judicature, That there shall be, and hereby is established a Superiour Court of Assume, Court of Assume, Court of Assume, Court of Assume, Court of Assume and General Goal Delivery to be held and kept size, &c. to annually at Rapplicable assumed for the Courties of Research and Court of Assume and Court of Court of Court of Assume and Court of Court of Court of Court of Assume and Court of Co annually at Barnstable aforesaid, for the Counties of Barnstable and Dukes- be kept at County on the Tuesday in the Week immediately preceeding the last Tuesday Barnstable. of April yearly, the Time by Law appointed for holding the Superiour Court Court's fitting. at Plymouth aforesaid.

And the Justices of the said Superiour Court of Judicature, Court of Assize and General Goal Delivery, shall have, hold, use, enjoy, and exercise at Barnstable aforesaid, all and singular the Powers which are by Law already given and granted unto them within any other Counties of the Province, where a Superiour Court of Judicature, and Court of Assize, &c. is already established.

And that all Appeals from the Judgment or Sentence of any of the Courts of General Sessions of the Peace, or Inferiour Courts of Common Pleas within relating to the the faid Counties of Barnstable and Dukes-County; Reviews, Recognizances, Counties of Warrants, and all other Process already issued or to be issued, brought or to be Barnstable and Dukes-County brought, taken or filed, which were to be heard and tried at the next Superiour Dukes County Court of Judicature, Court of Assize and General Goal Delivery, to be holden faid Courts. at Plymouth, for the said Counties of Barnstable and Dukes-County, on the last Tuesday of April next, shall not fail, or be discontinued, but be obligatory, continued over, tried, held good and valid to all Intents and Purposes in the Law, to and at the said Superiour Court of Judicature, Court of Assize and General Delivery respectively to be held at Barnstable, for the said Counties of Barnstable and Dukes-County as aforementioned.

And in convenient Time before the said Court's Sitting, the Clerk of the Clerk of the said Court shall issue out Warrants, directed to the Constables of the several Court to issue Towns within the faid Counties of Barnstable and Dukes-County, requiring such Warrants for Constables to assemble the Freeholders and other Inhabitants of their respective chusing Jureus Towns, qualified as in His Majesty's Royal CHARTER is directed, to elect and chuse so many good and lawful Men within each Town or District thereof, as the Warrant shall direct, to serve as Jurors at the said Court, who shall attend the first Day of the said Court's Sitting: And the Constables shall summon the Persons so chosen to attend accordingly, at the Time and Place therein appointed, and make timely Return of their Warrants, according to the Directions thereof, under the same Penalties of the Law provided in such Cases.

Causeless Arrests, &c.

Superiour Court at Plymouth to be for that County only.

And he it further enaced by the Authority aforefair, That for the future, the Superiour Court of Judicature, Court of Assize and General Goal Delivery shall be held at Plimouth for the County of Plimouth only, on the last Tuesday of April annually; and that the Clerk of the said Court, do not in making out Writs of Venire Facias for the Choice of Petit Jurors for the said County of Plimouth, oblige them to give their Attendance until the second Day of the said Court's Sitting.

Inferiour Courts, &c. at Barnstable. And he it further enacted, That for the future the Times for holding the Court of General Sellions of the Peace and Inferiour Court of Common Pleas within the County of Barnstable, shall be on the third Tuesday in March.

And all Actions, Pleas and Suits both Civil and Criminal shall be heard and tried at the abovesaid Courts, as fully and absolutely, as if the Times for holding the same had not been altered.

And all Officers and others concerned at the faid Courts, are to conform themfelves accordingly: Any Law, Usage or Custom to the contrary notwithstanding.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the twenty-ninth Day of May, 1728.

CHAP. I.

An Act in Addition to, and for rendring more effectual an Act Intituled, An Act to prevent Gauseless Arrests, &c.

Preamble.

13 A. ca. 1.

WHEREAS in and by an Ast made and pass'd in the thirteenth Year of the Reign of the late Queen Anne, Intituled, An Ast to prevent causeless Arrests, &c. It is enaced, "That every Person, Prin-

"cipal or Attorney, Executor or Administrator taking out a Writ or Attachment against another, before he receive it out of the Clerk's Office, shall endorse his Sirname on the Back thereof towards the Bottom; and shall stand

"chargeable and be liable to answer and pay to the adverseParty his Costs arising by the Arrest, and Charge of Imprisonment (if any be) to be taxed in common Form by the Judges of the Court where the Writ is returnable, in Case

" of Non-Profecution, Discontinuance, or that the Plaintiff be Non-suit, or "Judgment pass against him; to be levied on the Principal, the Executor, Ad-"ministrator or Attorney that endorsed or took out such Writ; if the Principal

" be without the Province, or be unable to pay the same.

And whereas it hath so happened when any Company or Number of Persons are joined together in one Suit, there is but one only, or not a Majority of the Plaintists that hath endorsed the Writ; and thereupon such Writ hath abated, because all the Plaintists therein named have not endorsed the same, nor their Attorney in their Names and Behalf, which by Experience hath been sound to be very prejudicial, especially with Respect to the Commissioners and Trustees of the publick Loan Money, who seldom live together in the same Town, but oftentimes very remote; so that it is exceeding difficult to get a Writ endorsed by all the Plaintists, especially when it so happens they are straitned in Time; by Means whereof there bath been a Failure of Justice, as well as Loss and Damage not only to the Publick, but to particular Persons, occasioned by the Abatement of their Writs, when the Design of the Law was only to secure the Costs in Case of Non-Prosecution, Discontinuance, &c. as aforesaid:

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251.

For Redress whereof:

We it enacted by the Lieutenant Covernour, Council and Representa. One Person tives, in General Court allemeted, and by the Authority of the same, endorsing a That from and after the Publication of this Act, when any Writ or Attachment sufficient, in shall be taken out at the Suit of more than one Person, the Endorsement of one Case. of the Plaintiffs (or his Attorney) shall be sufficient in the Law, as well to oblige the Defendant to Answer; as the Endorser to pay the Cost and Charges arising on fuch Suit, in Case Judgment be for the Defendant or Defendants: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. II.

An Act for preventing of Injuries and unnecessary Delays to the Parties who shall hereafter be concerned in Suits at Law; and for the better and more speedy Execution of Justice.

THERE AS heretofore Objections have been made by Parties against whom Judgment has been given in the Superiour and Inferi. Preamble. our Courts respectively, to several of the Articles charged in their Bills of Cost, for the Attendance and Travel of Witnesses and otherwise; which Bills have been frequently allowed long after the Court's rifing; and when the adverse Parties have not been present to make their just and reasonable Objections to fuch Articles:

For Prevention whereof for the future:

We it enaded by the Licutenant Governour, Council and Represens Bills of Costs ratives in General Court allembled, and by the Authority of the same, to be tax'd That when and so often as any Persons shall obtain Judgment in their Favour immediately at the Inferiour Courts of Common Pleas or Superiour Courts of Judicature, after Judgthey or their Attorneys respectively shall immediately after the recovery of such ment given.

Judgment draw up their Bills of Cost, and when they are examined by the Clerks of the said Courts respectively, present them to be taxed by one or more of the Justices of the said Courts, and the adverse Parties, or their Attorneys, Adverse Party attending the Courts, to be notified when the Bill is to be taxed, that so they to be notified may make their Objections (if any they have) to any of the Articles charged of it. in such Bills, before the same be allowed. And no Bill of Cost shall be allowed after the Court is adjourned without Day, unless sufficient Reason be given for such Delay to the Satisfaction of one or more of the Justices of the Court who Exception. shall be defired to tax such Bill of Cost.

And whereas it often happens that a great Number of the Judgments entred up at the Inferiour Courts within this Province, are appealed from by the Defen. Preamble. dants who fail to prosecute their Appeals to Effect at the Superiour Court ap. pealed to; and thereupon the Plaintiffs or their Attornies enter their Complaints against the Appellants or Defendants at the said Superiour Courts, but commonly neglect to draw up and file their Complaints, in order to have the Judgments of the Inferiour Court appealed from affirmed, until the last Day of the Sitting of the said Superiour Courts; by which Method the Complainants (or their Attornies) have the Profit of many Days Attendance, for which they are allowed in their Bills of Cost, and thereby throwing an unreasonable Charge upon the Defendants:

We it therefore enacted by the Authority aforesaid, That in taxing Bills Court to alof Cost after Judgment given upon a Complaint at the Superiour Court, the Attendance Complainant shall be allowed but so many Days Attendance as the said Court charged in shall judge reasonable.

ibound Breach.

Wills.

No Person to seceive Char-Bill is taxed.

And to the intent, that no Injustice may be done by an Overcharge to the Party against whom Judgment shall be given, no Person obtaining Judgment shall receive any Thing for Charges of his Suit 'till such Time as the Bill of ges of the shall receive any I hing for Charges of his Suit till luch I lime as the Bill of Suits, till the Cost be first taxed by one of the Justices of the Court who was present, when the Judgment was given: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. III.

An Act in Addition to an Act Intituled, An Act for providing of Pounds, and to prevent Rescous, and Pound Breach.

Preamble.

10 W. ca. 4.

THEREAS in and by an Act made and pass'd in the tenth Year of the Reign of King William the third, Intituled, An Act for providing of Pounds, and to prevent Rescous and Pound Breach; It is among other Things enacted, " That there shall be a sufficient Pound or " Pounds made and maintained from Time to Time, in every Town and Pre-" cinct within this Province, in fuch Part or Places thereof as the Select-Men " shall direct and appoint, &c. But no Penalty is therein fet upon any Town or Precinct who shall neglect or refuse to make and maintain such Pounds:

For Redress whereof:

Penalty for not having Pounds.

Be it enacted by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That every Town and Precinct within this Province that shall neglect or refuse by the space of three Months from and after the Publication of this Act, to make and maintain a sufficient Pound or Pounds in such Town or Precinct, according to the Direction in the afore-recited Act, shall forfeit and pay the Sum of ten Pounds; one Half thereof to such Person or Persons as shall inform and fue for the same, and the other Half to the Poor of the Town so neglecting or refusing; to be recovered by Bill, Plaint or Information in any of His Majesty's Courts of Record in the County where the Offence shall be committed.

Repealed

CHAP. IV.

8 A ca. 1. 12 A. ca. 8 An Act in Addition to and for rendring more effectual an Act Intituled An Act for the Upholding and Regulating of Mills, made and passed at a Session of the Great and General Court or Affembly, begun and held at Boston, upon Wednesday the twenty-fifth Day of May, in the eighth Year of the Reign of the late Queen Anne, Annoque Domini, 1709.

Preamble.

THEREAS great Complaint is made by the Inhabitants of the Towns of Boston and Charlestown, that they are misused by the Millers in not grinding their Corn seasonably, and oft-times detaining it for a long Time unground, to their great Damage; and also that they are very much defrauded by the Millers in taking an unreasonable Toll:

Millers to be provided with Scales and Weights. .

Penalty.

We it therefore enaced by the Lieutenant Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That every Miller within the Towns of Boston and Charlestown, who shall not be provided with suitable Scales and Weights, sealed as the Law directs, for weighing Corn and Meal in his Mill, within the space of two Months after the Publication hereof, shall for feit and pay the Sum of ten Pounds; the

la

Duelling.

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one Half to His Majesty for and towards the Support of this Government, and the other Half to him or them that shall inform and sue for the same in any

Court of Record in the Counties of Suffolk or Middlesex.

And he it further enance, That every Miller in the Towns of Boston and Charlestown, who shall not be provided with suitable Scales and Weights, sealed Penalty for as the Law directs for the End aforesaid, and shall continue in the Neglect there- continuing of after the Expiration of the faid two Months, shall forfeit and pay the Sum unprovided. of five Pounds for every Month he shall continue in such Neglect, to be recovered and disposed of as is herein before mentioned. And if any Miller in the faid Towns of Boston or Charlestown after the Expiration of the said two Months, Penalty for do or shall presume to take a greater Quantity of Toll than a sixteenth Part for taking too any Sort of Grain by him ground, and be thereof convicted, he shall forfeit and much Toll. pay for each Offence the Sum of five Pounds, to be recovered and disposed of in Manner as aforesaid. And if any Miller in the said Towns of Boston or Charlestozon, shall refuse to weigh Corn, Grain or Meal brought to or carried And for refrom his Mill, when defired, he shall, for every such Refusal, forfeit and pay susing to the Sum of five Shillings, to be recovered before any Justice of the Peace within weigh Corn the County of Suffolk or Middlesen, by him or them that shall inform and sue and Meal. for the same.

And he it further maded, That when any of the Inhabitants of the Towns Penalty for of Boston or Charlestown, shall send any Grain to be ground at the Mills there keeping Grain for the Use of their Families, the Miller or Millers shall receive into the Mills unground. all fuch Grain, and within the space of three Days at least, take Care that the same be ground, on pain of forfeiting the Sum of ten Shillings, for every such Neglect, and the Sum of five Shillings more for every Day such Grain shall be unground (except in extraordinary Cases the Mill is prevented working) to be recovered before any of His Majesty's Justices of the Peace in the Counties of Suffolk or Middlesex.

An Act,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-ninth Day of May, And continued by Prorogation unto Wednesday the twenty-fourth Day of July following, and then met.

CHAP. V.

An Act for Repealing an Act, Intituled, An Act for the punishing and preventing of Duelling, and for making other Provision instead thereof.

 $\mathcal{T}HE~R~E~A~S$ to the great Dishonour of Almighty GOD , in Defiance of the Laws of Nature and Nations, contrary to the Peace of Our Preamble. Sovereign Lord the KING, and the precious Life of Man, there have been of late within this Province several Duels, Rencounters and

Quarrels: For preventing and suppressing such Mischiefs for the future:

Be it enacted by his Excellency the Gouernour, Council and Punishment Representatives in General Court ascembled, and by the Authority of the for Duels and same, That whoever from and after the Publication of this Act shall be so Rencounters. hardy and wicked as to fight a Duel, or for private Malice, Displeasure, Fury or Revenge, voluntarily engage in a Rencounter, with Rapier or small Sword, back Sword, Pistol or any other dangerous Weapon, to the hazzard of Life, Maihem, or wounding of the Parties, or theAffray of his Majesty's good Subjects, although Death doth not thereby enfue; or shall by Word, Message; or any

other Way, challenge an other to fight a Duel, or shall accept a Challenge, although no Duel be fought, or shall any Ways abett, prompt, encourage or seduce any Person to fight a Duel, or to challenge an other to fight; and be by due Course of Law before the Court of Assize and General Goal Delivery in any of the respective Counties within this Province convicted thereof, shall for every fuch Offence be carried publickly in a Cart to the Gallows, with a Rope about his Neck, and fit on the Gallows for the space of one Hour with a Rope about his Neck, as aforefaid, and then committed to the common Goal of the County, and there remain without Bail or Mainprize, for the space of twelve, Months, and at the Expitation thereof shall find Sureties for the Peace and good Behaviour, for and during the space of twelve Months more.

Disposition of the Body of any, Person that is kill'd in a Duel.

And be it further enacted by the Authority aforesaid, That when and fo often, as it shall appear by the Coroner's Inquest, that any Person hath been killed in fighting a Duel, the Corps or Body of fuch Person so sain shall not have a Christian Burial: But the Coroner of the County where the Fact shall be committed, shall be, and hereby is directed and impowred to take effectual Care that the Corps of all Persons so killed be immediately secured, and buried without a Coffin, with a Stake drove through the Body, at or near the usual Place of Execution; provided it be within the space of ten Miles, if otherwise, then in the most publick Place in the Town where the Fact was committed; the Charge thereof to be defreyed out the Estate of the Deceased, (if any to be found) by Warrant of Distress to be awarded by His Majesty's Justices of the Superiour Court of Judicature Court of Assize and General Goal Delivery, upon 'the Coroner's presenting a Bill of Charge therefor: And if no Estate to be found, then the Charge to be paid by the County: And in Case any Person shall slay or kill any other in Duel or Fight, as aforefaid, and upon Conviction thereof fuffer the Pains of Death, as is by Law provided for wilful Murder, the Body of such that kills ano- Person, shall not be allowed Christian Burial, but be buried without a Coffin, ther in a Duel. with a Stake driven through the Body, at or near the Place of Execution, as aforesaid.

Disposition of the Body of any Person

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Salem, upon Wednesday the twenty-eighth of May, And continued by feveral Prorogations and Adjournments to Boston the nineteenth Day of November following.

CHAP. I.

An Act for the speedy and effectual securing and repairing the Harbour of Marblehead in the County of Effex.

Preamble,

THE REAS the Preservation and securing the Harbour of Marblehead in the County of Essex, is of great Importance as well to that Town as to the Trade of this Province: And whereas by the Incroachments of the Sea, great Breaches have happened in the Beach on the South-westerly Side of the said Harbour, and by the continual washing away of great Quantities of said Beach, it is now reduced so low that almost every common Tide gains a Passage over it, insomuch that if the same is not thoroughly secured and well repaired, the Harbour of said Town is in Danger of being destroyed:

For Remedy whereof:

Truslees to be chosen for repairing Marblebead Har-

We it enacted by the Lieutenant Governout, Council and Representatibes in General Court assembled, and by the Authority of the same, That the faid Town of Marblehead at their next Town Meeting legally called

Repairing the Harbour of Marblehead.

2.55

shall be and hereby is impowred to chuse five skilful and able Persons as Trustees for ordering, directing securing and repairing the said Harbour, and for the future defending and preserving the said Beach from the Incroachments and Washings of the Sea, as aforesaid:

. And for the effectual enabling them so to do : .

Be it further enaced by the Authority afazelaid, That they shall 1. 500 to be be and hereby are impowred to receive the Sum of Five Hundred Pounds out advanced out of the Province Treasury: And the Treasurer is hereby ordered and directed of the public Treasury. to pay the same accordingly by Warrant from the Governour or Commander in Chief, for the Time being, with the Advice and Consent of the Council: which Sum hereby made payable is to be employed in securing and repairing the said Harbour, and for the effectual Preservation of the said Beach and mending the Breaches thereof, as aforefaid, by the faid Trustees, or the major Part of them, in such Manner as they shall think most convenient: And that there shall be provided and kept by the said Trustees one or more Book or Books, in which Accounts to all Monies received by them by Vertue of this Act, and all Payments and Dif- be kept by bursements out of the same, by Order or Direction of the said Trustees, or the the Trustees. major Part of them, under their Hands in writing, shall from Time to Time be fairly fet down and entred, expressing the Time when, and the Name of the Person or Persons from, or to, or by whom the same were so received, paid, or disbursed, and for what Use or Purpose such Payment or Disbursement was made: And the faid Accompts, together with Copies of all Contracts made by the faid Trustees, shall in due and convenient Time after the faid Work is compleated and finished as aforesaid, be delivered to this Court, that it may be seen that the Money hereby granted is laid out in the best Manner to fecure and repair the faid Harbour of Marblehead, and the other Purposes intended by this. A&: And two Thirds of all which Payments and Disbursements duly vouched, Two Thirds (the whole of faid Payments and Disbursements not exceeding Two Thousand of the whole Pounds) to be paid out of the Province Treasury, upon the passing and adjust Charge to be paid by the ing faid Accompts: The faid Sum of Five Hundred Pounds in Hand paid, as Province, aforesaid to be held, deemed and taken as Part'or Parcel of the said two Thirds. provided.

· And whereas some evil-minded Persons carry off Sand, Stones, Gravel, Seaweed, Rock-weed and Sedge brought up by the Sea off and from the faid Beach, to the Damage and Weakening thereof:

Be it therefore enacted by the Authority aborelaid, That no Person or Persons whatsoever shall presume to Cart or carry from any Part of the said Beach on the Beach any Quantity of Sand, Stones, Gravel, Sedge, Sea or Rock-weed, on the Pe- to be profecunalty of forty Shillings for every Horse or Cart-Load, or Part of a Cart-Load, ted. to be recovered by the faid Trustees, or any one of them, or any other Person or Persons, before any one of His Majesty's Justices of the Peace in the said County, or before any of His Majelly's Court of Record within the same: The Fines to be laid out the one Half in the faid Repairs, the other to the Person or Persons that shall inform or sue for the same: And the Offender or Ossenders 12 G. 62. 5. shall be convicted in the same Manner and according to the Rule and Way 10 W. ca. 5. prescribed in and by an A& made in the twelfth Year of His late Majesty King George, Chap. V. Intituled, An Act in Addition to and for rendring more effectual an Act made in the tenthYear of the Reign of King William the third, Inituled, An Act for preventing of Trespasses.

And he it further enaced by the Authority aforesaid, That from and Town of after the laying out and expending the said Sum to and for the Uses, Intents Marblebead and Purposes as aforesaid, the said Town of Marblebead at the proper Cost and to keep the said Town of Marblebead at the proper Cost and to keep the Charges of the faid Town, shall for ever secure, support and keep in good Re-Repair at pair the said Harbour of Marblehead, and the Beach on the South-westerly Side their own thereof, according to the true Purpose, Intent and Meaning of this Act.

Publick Rates of Taxes.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Cambridge upon Wednesday the twenty-seventh Day of May, 1730. And continued by several Prorogations unto Wednesday the ninth Day of September following, and continued by Adjournment to Resource and thence to Boston.

'C H A P. I.

An Act directing how Rates and Taxes to be granted by the General Assembly, as also County, Town and Precinct Rates shall be assessed and collected.

Treamble.

6 A. ca 1.

JORASMUCH as for the Support of the Government of this His MaJesty's Province, and for the Safety and Defence thereof, and defreying
the contingent Charges arising within the same, it is necessary that a
suitable Supply of Money should be from Time to Time granted by the Great
and General Court or Assembly of the said Province. To the Intent therefore
that there may be due Provision made and established for assessing all such Sum
and Sums of Money as shall hereafter be granted by the General Court to be
levied upon Polls or Estates within the Province, or upon both Polls and Estates
for the Support of the Government thereof, or any other publick Use or Uses,
whereto the General Assembly shall think sit to apply such Grant or Grants; as
also that there may be like due Provision to inforce the collecting and paying into
the Treasury such Sum and Sums of Money, so to be granted as aforesaid, according to the true Intent of the Act or Acts for granting the same:

Affestors to be annually chosen in the Month of March.

Be it enaced by his Excellency the Dovernour, Council and Representatives fit Esneval Court assembled, and by the Authority of the same, That in the Month of March annually at the same Time when Town Officers are chosen by the respective Towns within this Province according to the Direction of an Act Inituled, An Act for regulating of Townships, Choice of Town Officers, and setting forth their Power: there may be elected and chosen by the Frecholders and other Inhabitants of every Town duly qualified to vote in Town Affairs, then present, or the major Part of them, three, five, seven or nine meet Persons, to be Assessed in the major Part of them, three, five, seven or nine meet Persons, to be Assessed and Faces and Taxes as the Great and General Court or Assembly shall by any Act or Acts, to be by the same duly made and passed, order and appoint such Town to pay towards the publick Charges of the Province, within the space of one Year from the Choice of such Assessed which so chosen shall within the space of seven Days next after, be sworn before a Justice of the Peace, or Town Clerk in any Town, where no Justice of the Peace dwells (who are hereby respectively impowred thereto) in Manner sollowing, That is to say:

To be Sworn.

Form of Affesfors Oath. YOUA. B. being chosen an Assessor of such Rates or Taxes, as the Great and General Court or Assembly of this Province have or shall order and appoint the Town of C. to pay into the Treasury of the Province during the Space of one Year next ensuing, Do swear, That in assessing or apportioning such Rates or Taxes, you will proceed equally and indifferently according to your best Skill and Judgment, and the Rules to be prescribed in the Ast or Ass for granting the same. So help you GOD.

And the Town Clerk or two of the Scleet-Men of every Town shall forthwith make and give out unto the Constable or Constables of the same, a List of the Names of those that shall be chosen Assessor at any Town Meeting as aforesaid. Which Constable or Constables shall thereupon summon each of the said Assessor to appear at a certain Time and Place within the space of seven Days from the Time of their Election, before a Justice of the Peace, if any

Publick Rates or Taxes.

dwell in fuch Town; or otherwise before the Town Clerk thereof, to take the Penalty on Oath above-mention'd. And if any such Assessor shall neglect to appear ac-Assessors cordingly; or appearing shall refuse to take the said Oath; he shall forfeit and chosen that pay to the Use of the Poor of such Town the Sum of forty Shillings; and if shall refuse. in Boston, five Pounds; to be recovered in Manner and Form, as is by Law provided for recovering of Fines and Forfeitures, for the Use of the Poor.

And the Select Men of every such Town where any one or more of the Affessors so chosen shall refuse as aforesaid, shall forthwith after Notice thereof, to be made. fummon a Meeting of the Freeholders and Inhabitants of fuch Town, to choose one or more Assessor or Assessor in the Room or Rooms of such so refusing. Which Freeholders and Inhabitants duly qualified to vote, being so assembled, shall accordingly choose so many Assessors as shall be wanting to compleat the Number, which the Town at the Time of their first Choice voted and agreed should be elected for the same.

Provided always, That it shall be in the Power of the Court of General Court of Ge-Sessions of the Peace, upon reasonable Excuse made unto them by any Assessor neral Sessions or Assessors chosen for any Town or Towns in the County for which such Court of the Peace is holden and kept, that shall refuse to accept as aforesaid, to abate and remit unto abate or remit such Assessor of Assessor (if they see Cause) the Forseiture or Penalty aforesaid. the Penalty.

And be it further enacted by the Authority aforesaid, That if any Town shall not choose Assessors as aforesaid, or if so many of them so chosen as afore- Select-Men said shall refuse to accept, as that there shall not be such a Number of them as or Trustees of any Town shall agree to be the Assessor thereof; then and in either of the said Assessor in Cases, the Select-Men of such Town shall be, and hereby are declared and ap- Case. pointed the Assessors of the same; and every of them shall take the Oath before recited in Manner as aforesaid. And each Assessor attending that Service, shall Assessor Albe allowed and paid out of the Town Treasury four Shillings per Diem, for lowance. each whole Day, he is necessarily employed thereabout.

Be it further enacted by the Authority aforesaid, That if at any Time Penalty on there shall be a Default or Neglect in any Town or Precinct, to make Choice Towns that of Select-Men or Assessor, the said Default or Neglect being certified and made to choose Seappear unto the Court of General Sessions of the Peace within the same County; lect Men or fuch Town or Precinct shall forfeit and pay the Sum of twenty Pounds, for Assessors and towards the Support of the Government of this Province; and in fuch Case, as also where neither the Select-Men nor Assessors chosen by any Town, shall accept thereof, the Justices of the Court of General Sessions of the Peace in the same County, shall and are hereby impowred to nominate and appoint Court of Gethree or more sufficient Freeholders within such County, to be Assessor of the neral Sessions publick Rates or Taxes in any such Town as aforefuld. Which Assessor to the Peace publick Rates or Taxes in any fuch Town as aforefuid: Which Assessor to to appoint be appointed by the faid Courr, shall take the Oath before recited; and shall Affessors, in then affess the Estate and Persons of such Town or Precinct, of which they shall Case. be appointed Assessors, their due Proportion to any publick Tax, according to the Rules set down in the Act for raising of the same; together with the aforefaid Forfeiture of twenty Pounds, where the Town makes Default; and fuch additional Sum as shall answer their own reasonable Charges for Time and Expence Allowance in the saidService, not exceeding five Shillings a Man per Diem; and having affessed to such. the same, shall transmit a Certificate thereof to the Treasurer, with the Names of the Constables or Collectors to whom they shall commit the same to be collected.

And such Assessors shall be paid their Charges as above said (the same being ad- To be paid justed and certified by two or more Justices of the Court by whom they were out of the pubappointed Assessors, under their Hands) out of the publick Treasury, by Warrant lick Treasury. from the Governour, with the Advice and Confent of the Council.

And he it further enacted by the Authority aforesaid, That all Assessors aforesaid, shall duly attend and observe all such Warrants as during the Time of their Office, they shall receive from the Treasurer and Receiver General of this Province, pursuant to an Act or Acts to be made and passed by the Great and General Court or Assembly of the same; for the assessing and apportioning any K k 2

Publick Rates of Taxes.

Penalty on Assessors that shall neglect their Duty.

Province Rate or Tax upon the Inhabitants or Estate within the Town, whereof they are Affessors; on pain that the Assessors of any Town or Precinct failing. of their Duty by such Warrant of the Treasurer of them required, shall forfeit and pay the full Sum and Sums in fuch Warrant mentioned, to be by them assessed upon the Inhabitants or Estate of the Town or Precinet whereof they are Assessors, if the said Sum and Sums be therein made certain; which shall be levied by Distress and Sale of the Estates Real or Personal of such defective Affelfors, by Warrant from the Treasurer directed to the Sheriff of the County (or his Under Sheriff or Deputy) in which such Town or Precine lies; and the Treasurer is hereby authorized and required in such Cases ex officio, to issue out his Warrant, requiring the Sheriff or Deputy to levy the faid Sum and Sums accordingly: And for want of Estate to take the Bodies of such defective Assessors and to imprison them, until they pay the same; which Warrant the Sheriff, his Under-Sheriff or Deputy are hereby impowred and required to execute accordingly. And the Court of General Selfions of the Peace in each respective County wherein such defective Assessors dwell, be and hereby are directed and impowred forthwith to appoint other meet Persons to be Assessors of fuch Rate or Tax, according to the Directions contained in the Treasurer's Warrant issued unto the former Assessors: and the Assessors which shall then be so appointed shall take the Oath and be liable to the same Duty and Penalties as the former Assessors.

fions of the Peace to appoint other meet Persons in the room of desective Assessment

General Sef-

Persons overrated to be eased.

And he it further enacted by the Authority aforesaid, That if any Person or Persons shall at any Time be aggrieved at the Sum or Sums to be set and apportioned upon him or them by the Assessors of any Town or District or Precinct, and shall demonstrate that he or they are rated more than his or their Proportion with others, according to the Rule given to the faid Affelfors to the Sum set upon such Town, District or Precinct, by any Act or Acts of the General Assembly; the said Assessors shall ease him or them so aggrieved: And if they shall refuse so to do, such Person or Persons aggrieved complaining unto the next General Sessions of the Peace within that County, and making it appear, that he or they are affeffed more than his or their Proportion as aforefaid, shall be heard and relieved by the Justices in the said Sessions, and shall be reimbursed out of the Town or Parish Treasury, so much as the said Justices or Affesfors respectively shall see Cause to abate him or them, with the Charges; and the Court of General Sessions of the Peace are impowred upon the Complaint of any Party grieved to require the Assessors to produce the Lists of their Assessment.

Town and County Rates to be apportioned by the fame Rule as publick Taxes granted the fame Year.

And he it further enacted by the Authority aforefair. That all County, Town, Precinet, District and Parish Rates and Assessments shall be apportioned by the Select-Men or Assessment in the service of the several Towns, Precinets, Districts or Parishes within this Province, upon the Inhabitants and Estates within the same, according to the Rule that shall from Time to Time be prescribed and set in and by the then last Act of the General Assembly which shall have been made and passed for the apportioning and assessment which the publick Taxes granted unto His Majesty, when such County, Town, Precinet, District or Parish Rate or Assessment shall be made or apportioned; and such Select-Men or Assessment shall be made or apportioned; and such Select-Men or Assessment shall be under the like Obligation of the Oath administred to the Select-Men or Assessment who apportioned the said publick Tax to proportion such County, Town, Precinct, District and Parish Assessments by the same Rules.

Collectors of publick Taxes may be chofen at the fame Time with the Affeffors

And he it further enaced by the Authority afteraid, That the Free-holders and Inhabitants of any Town, Precinct, District or Parish, duly qualified to vote in Town Affairs, may if they see Cause, at the Time they chuse Assessor, likewise elect and chuse a meet Person or Persons to be Collector or Collectors of the publick Rates or Taxes that shall be assessed upon such Town, Precinct, District or Parish, and agree upon what Sum shall be allowed and paid out of the respective Treasuries, unto such Collector or Collectors for his or their Service therein: But if such Collector or Collectors so to be chosen shall

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Publick Rates or Taxes:

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refuse to accept that Service, or that none such be chosen, then the Constable or Constables of such Town or Parish shall collect and gather such publick Rates and Taxes, and every Collector or Constable shall have a Warrant from the Treasurer and Receiver General, or Select-Men or Assessors impowring him to collect fuch Rates or Taxes as shall be committed to him to collect, and shall pay in the same according to the Directions in such Warrant : And in Case of Provision in any Constable or Collector's Decease before his perfecting the Collection of any Case of Conpublick Assessment committed to him, the Assessor of such Town, Precinct, Di-stables or Collection strict or Parish shall impower and appoint at their publick Charge, some other lectors defit Person or Persons to persect the same Collection, and present his or their Names unto the Treasurer, Select-Men or Assessors, who are hereby authorized and required to enable and impower fuch Person or Persons to collect the same by granting a Warrant to him or them.

And he it further enacted by the Authority aforesaid, That the Trea-Sheriff to furer and Receiver General shall send such Warrants as he shall be from Time disperse the to Time ordered to iffue for the affelling or collecting any publick Rate or Tax Treasurer's inclosed to the Sheriff of each respective County, who is required immediately Warrants. to disperse and transmit the same unto the Assessors, Constables, or Collectors of the several Towns, Precincts, Districts or Parishes within such County, according to the Directions thereof; and for his Service. Charge and Expence, To be paid shall have a reasonable Allowance ordered him by the Justices in the Court of out of the General Sessions of the Peace in the same County, to be paid out of the County Treafury.

ty Treasury, upon his laying the Accompt thereof before them.

And he it further enacted by the Authority aforesaid, That if any Person or Persons shall refuse to pay the Sum or Sums whereat they shall be affessed as their Proportion to any publick Rate or Tax in the List committed Constable or to any Constable or Collector under the Hands of the Assessor of such Town, Collector in-Precinct, District or Parish, or the major Part of them upon Demand thereof powered to made by such Constable or Collector, by Virtue of the Warrant to him given; Case, &c. it shall and may be lawful to and for such Constable or Collector, and he is hereby authorized and required in such Case to distrein the Person or Persons fo refusing, by his or their Goods or Chattels; and the Distress or Distresses so taken to keep by the space of four Days, at the Cost and Charge of the Owner And if the Owner do not pay the Sum and Sums of Money so assessed on him within the space of four Days, then the said Distress or Distresses to be forthwith openly fold at an Outcry by the said Officer, for the Payment of the Distress to be faid Money, (Notice of such Sale being posted up in some publick Place in the sold by Outsame Town, twenty four Hours before Hand:) and the Over-plus coming by cry. faid Sale (if any be) over and above the Charges of taking and keeping the faid Distress or Distresses, to be immediately restored to the Owner. And if any Person or Persons assessed as aforesaid, shall refuse or neglect to pay the Sum or Sums so assessed, by the space of twelve Days after Demand thereof, where no sufficient Distress can or may be found, whereby the same may be levied: Persons to be In every such Case two or more of the Assessors in such Town, Precinct, District committed, or Parish, are hereby authorized by Warrant under their Hands and Seals, to whereof to commit fuch Person or Persons to the common Goal, there to be kept without diffrein. 1375 Bail or Mainprize until Payment shall be made.

And be it further enacted by the Authority aforesaid, That when any Persons re-Person or Persons shall remove from any Town or Place where he or they lived, moving from or had his or their Residence at the Time of making the Lists of any publick the Place where they Tax or Assessments, not having before paid the respective Sum or Sums set upon were assessed. him or them by such Lists; it shall and may be lawful to and for the Constable may be taken " or Collector to whom any such Tax or Assessment shall be committed with in any other. Warrant to collect, and he is hereby authorized and impowred to demand the Sum or Sums affeffed upon such Person or Persons, in what Town or Place soever he or they may be found; and upon Refusal or Neglect to pay the same, to distrein the said Person or Persons, by his or their Goods or Chattels as aforefaid; and for want of such Distress to commit the Party to the common Goal, there to remain until Payment be made. And

Publick Rates of Taxes.

Provision in Case of Perfons being about to remove before the Time for Payment of the second Part of any Tax.

Conflables to whom any Tax shall be committed to perfect their Collection altho' other Constables be chosen.

Constables Affiltance of ing Diffress,

Provision in which the Owner or of does not dwell.

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Penalty on defective Constables or Collectors.

And be it further enacted by the Authority aforefaid, That when at any Time the General Assembly shall order any publick Rate or Tax by them granted, to be paid into the Treasury at two or more several Times or Days of Payment; and any Person or Persons being Inhabitants or Dwellers in any Town, or Precinct or Parish within this Province, at the Time of making such Rate or Tax, and being affessed thereunto, shall be about to remove him or themselves from thence before the Time that shall be prefixt for Payment of the same; it shall and may be lawful in such Case to and for the Constable or Collector of the same Town, Precinct, District or Parish, to demand and levy the wholeSum and Sums which such Person or Persons shall be assessed at in his List or Lists to fuch Constable or Collector committed, notwithstanding the Time for collecting the fecond Part of fuch Rate or Tax may not then be come: And in Default of Payment to distrein for the same, or to take any other Way or Course for the obtaining thereof, according to the Rules and Directions herein before pro-And when and so often as it happens that the Constables or Collectors be a new chosen and sworn for any Town, Precinct, District or Parish, before the former Constables or Collectors have perfected their Collection of any Tax or Assessment to them committed to gather; such former Constables and Collectors are notwithstanding hereby fully impowred and required to perfect all fuch Collections; and may exercise the same Powers and Authorities for the gathering and inforcing the Payment thereof, as by this Act they might have done before other Constables or Collectors were chosen and sworn.

And in making any of the Distresses aforesaid, or committing any Person or the fucceed. Persons to Goal as aforesaid, in Case the same should be made after such Coned in his Office stable or Collector shall be succeeded in his Office, it shall be lawful for such Constable or Collector to demand the Aid and Assistance of any of the Constathe Constables bles of the Town for the Time being, where the delinquent Person or Persons for the Time lives: And fuch Constable is hereby injoined and required to be aiding and being in mak- affifting accordingly.

And be it further enacted by the Authority aforciaid. That where the Owner or Tenant of any Lands liable to publick Taxes, shall not reside, or be an Inhabitant of the Town, Precinct, District or Parish in which such Lands Case of Lands lie, and no Stock, Corn or Hay can be found upon the said Lands, whereof being rated in the Constable or Collector may make Distress to satisfy such Sum or Sums as any Fown, in from Time to Time such Lands shall be assessed at, either to the Province, County, Town, Parish or Ministerial Charges; in such Case, any Justice of the Tenant there Peace in the County where the Occupant of any fuch Lands dwells or refides, upon Application to him made by the Constable or Collector to whom the List wherein such Lands shall be affested, shall be committed, and upon Sight of the same, or authentick Copy thereof, may and hereby is impowred and required to grant a Warrant unto the Constable of the Town or Place where such Occupant dwells or resides, to distrein such Occupant by his Goods or Chattels, the full Sum at which the faid Lands are set in such List or Assessment, with the Charges occasioned for making such Distress, and to satisfy the same by Sale thereof, returning the Overplus, if any be, to the Owner; and in Case no Goods or Chattels can be found whereon to distrein, to commit the Party to the common Goal of the County, there to remain without Bail or Mainprize, until he pay and fatisfy the Sum or Sums so affessed, with the Charges.

And he it further enacted by the Authority aforesaid, That if any Constable or Collector to whom any publick Tax or Assessment shall be committed to collect, shall be remiss and negligent of his Duty, in not levying and paying unto the Treasurer or his Deputy, such Sum and Sums of Money, as he shall from Time to Time have received, and as ought by him to have been paid within the respective Times set and limitted by the I reasurer's Warrant, according to the Directions therein, pursuant to Law; the Treasurer is hereby impowred, after the Expiration of the Time so set by Warrant under his Hand and Seal, directed to the Sheriff or his Deputy to cause such Sum and Sums of Money to be levied by Diffress and Sale of such defective Constables or Col-

lectors

Publick Rates of Taxes.

lectors Estate, Real or Personal returning the Overplus (if any be) and for want of fuch Estate to take the Bodies of such Constables or Collectors, and to imprifon them, until they pay the same. Which Warrant the Sheriff or his Deputy

is hereby impowred and required to execute accordingly.

And be it enated, I hat if any Constable or Collector so failing as aforesaid, The Town or have no Estate to be found whereon to make Distress, and his Person cannot be Precinet in taken within the space of two Months from the I ime which was set for his defective paying the same into the Treasury, in such Case, the Town or Precinct where- Constable or of the Constable or Colle for so fails of his Duty, shall within three Months Collector from the Expiration of the faid two Months, make good to the I reasury the lives, to be Sum or Sums due and owing to the same from such defective Constable or Colanswerable for his Paylector, which the Assessor of such Town having Notice from the Treasurer of mention the the failure of any Constable or Collector as aforesaid, shall forthwith thereupon Treasury, the without any other or further Warrant affels upon the Inhabitants and Estates Sumscommitof such Town in Manner as the Sum so committed to such defective Constable collect. or Collector was affested, and commit the same to some other Constable or Collector to collect, who is to be impowred thereunto by Warrant from the Treasurer.

Provided always, That such Constable or Collector failing of his Duty as aforesaid for whose Default the Town is answerable as before expressed, shall at all times afterwards be liable to the Action or Suit of the Treasurer of such Town for all fuch Sum and Sums as were affested upon the same thro' his De-

fault, and for other Damages accruing unto the faid Town thereby.

And in Case of the Decease of any Constable or Collector, in any Town, Executors of Precinct, District or Parish, before his having adjusted the Accompts of his Administra-Affelsment to him committed, the Executors of Administrators of such Consta- tors of Conble or Collector shall within two Months after his Decease settle and make up stables decea-Accompts with the Assessment as was received and collected by the deceased Concompts, &c. flable or Collector in his Life-time, with which fuch Executors or Administrators shall be chargeable in likeManner as the deceased Constable or Collector should be if living: And such Assessors shall thereupon procure and appoint some suitable Person or Persons a Collector or Collectors to perfect such Collection; and they are accordingly hereby impowered and required to perform and execute all fuch Powers as were granted to the deceased Constables or Collesiers there-And if the Executors or Administrators of any Constable or Collestor so 11 G. ca. 3. deceasing, not having fully collected the Assessment committed, shall fail of making up and fettling the Accompt of what was received by the Deceased as aforesaid, before the Expiration of the Time aforesaid, such Executors or Administrators, shall be chargeable with the whole Sum committed to be collected by the Constable or Collector, unto whom they are Executors of Administrators, as the deceased Constable or Collector should be, if living, in Case there be sufficient Assets.

And be it further enacted by the Authority aforesaid, That where any defective She-Sheriff or his Deputy shall make Default in accounting for or returning into riffs or Marthe Treasury the Sum and Sums mentioned in any Warrant or Warrants of shals.

Distress by him to be received from the Treasurer, the Treasurer in such Case is hereby authorized and impowered to make out his Warrant directed unto the Coroner or Coroners of fuch County, where any Sheriff or Under Sheriff is defective, requiring them respectively to distrein the same upon the Estate Real or Personal of such defective Sheriff or his Deputy, as is before directed herein, referring to the Sheriff or Under-Sheriff, making Distress upon the Estate of defective Constables or Collectors; Which Warrant the Coroner or Coroners of any County shall be directed, and are hereby impowered and required to execute accordingly.

And he it further enacted hp the Anthogiep afazelaid, That where any flates levied by the Trea-Sheriff or his Deputy shall by Warrant from the Treasurer pursuant to this fure.'s War-Act distrein and levy the Lands or Tenements of any Constable or Collector, rant shall be or where any Coroner shall by Warrant as aforesaid distrein and levy the Lands disposed of.

Penalty on

Falle Wuster Rolls.

or Tenements of any Sheriff or Under-Sheriff for their or any of their Defaults in not collecting or not paying into the Treasury any Sum or Sums of Money, which ought to be by them collected levied and paid in as aforefaid, in every fuch Case the Sheriff, or either of his Deputies, or the Coroner executing such Warrant or Warrants of Distress, shall cause due Apprizement to be made of any Houses or Lands so levied by the Oaths of two or three sufficient Free! holders in the fame County (which Oath any Justice of the Peace is hereby impower'd to administer) and after Apprizement thereof fo made is hereby fully authorized and impowred to make Sale of such Houses or Lands, and to make, seal, acknowledge and execute good and sufficient Deeds and Conveyances for the same, and out of the Produce thereof to pay and satisfy the Sum and Sums for which such Estate shall be levied, with all Charges arising thereon; and to return the Overplus upon such Sale (if any be) unto the Owner. Deeds and Conveyances of any such Estate in Houses or Lands duly executed as aforefaid, shall be good and effectual in the Law unto the Purchaser his Heirs and Affigus for ever to all Intents and Purpofes.

Things exempted from Distress.

Provided always, and be it further enaded by the Authority aforefaid, That in no Case whatsoever any Distress shall be made or taken from any Perfon or Perfons of his or their Bealls belonging to the Plow, nor of Tools or Implements necessary for his or their Trade and Occupation, nor of his or their Arms or Utenfils of Houshold, necessary for upholding of Life; nor of Bedding or Apparel necessary for him or themselves or Family: Any Law, Usage

or Custom to the contrary notwithstanding.

Town of Prowince. Town to ary annually.

Provided always, and it is hereby ordained and declared by the Authority aforesaid, That it shall be in the Power of and lawful for the chuse in Janu. Town of Province-Town annually to elect and chuse in the Month of January at a Meeting regularly called for that Purpose, all Town Officers as the other. Towns in this Province are impowred to do at their anniversary Meeting in March: Any Thing before contained herein, or any other Law, Ufage or Custom to the contrary notwithstanding.

C HAP. II.

An Act to prevent Frauds in Muster Rolls.

Preamble.

HEREAS it is judged necessary by this Court, that some Forts and Garrisons within this Province in Time of December of the Province in Time of December 1 for the Safety thereof, which cannot be without considerable Cost and Charge: And to the Intent that no Money may be drawn out, of the publick Treasury for the Payment of any Officer, Soldier or Mariner retained in His Majesty's Service and Pay of this Government, but such as bona fide are not only inlisted, but actually in Person do perform their Duty:

Penalty for falseMusters.

Be it enaded by his Excellency the Governour, Connell and Representatives in General Court assembled, and by the Authority of the same, That every Officer posted at any of the Forts, Garrisons or Truck Houses within this Province, and all such Officers as may hereafter be retained in His Majesty's Service, and the Pay of this Government, and have Soldiers or Mariners under their Command and Inliftment, after the Publication of this Act, that shall make any false or untrue Muster of any Man, or shall wittingly or willingly allow or fign any false or untrue Muster-Roll, or any Duplicate of such Roll, upon Proof thereof upon Oath made by two Witnesses before the Superiour Court of Judicature, Court of Assize and General Goal Delivery, shall for such Offence be disabled from having or holding any civil or military Office, or Imployment in this Province, and shall likewife forfeit and pay to His Majesty the Sum of One Hundred Pounds; the one Moiety or half Part of which Fine or Forfeiture, to be applied to and for the Use and Support of this His Majesty's Government, the other Part to and for the Use and Service of the Informer or Informers.

And

Intestate Estates.

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And he it further enaded by the Anthority aforesaid, That if any Penalty for Officer shall enter any Person on the Muster Roll by a wrong Name knowingly, entring Soldiers by a upon Conviction thereof, such Officer shall suffer such Pains and Penalties as is wrong Name. directed to be inflicted by this Act, on those that shall make and present any false Mnster Roll.

And to discourage, and as far as may be, prevent all Officers from making

and presenting false Muster-Rolls:

Er it kurther enacted by the Authority aforesaid, That upon any Com- Summons to plaint or Information filed against any Officer for Breach of this Act in the Clerk's be given for Office of the Superiour Court of Judicature, setting forth the Facts committed Offenders Apby the said Officer fourteen Days before the Sitting of the said Court, upon pearance. Leave obtained under the Hand of the Captain General or Commander in Chief, the Clerk shall issue forth a Summons to the Officer informed against, commandcomplaint; which Summons with a Copy of the Information, shall be served upon the Officer complained of fourteen Days before the Sitting of the Court.

And be it further enaced by the Anthority aforesaid, That if any Wit- Sub Panas to nesses to prove the Facts complained of, be retained in his Majesty's Service, and be issued for Pay of this Government at any of the Forts or Truck-Houses, or Vessels, upon Witnesses. Application made to and Leave therefor had from the Captain-General or Commander in Chief, as aforesaid; the Clerk shall make out Sub-Panas for such

Witnesses to attend the said Court, as Evidences in the said Cases.

And be it further enaced by the Authority aforesaid, That if any Penalty for an" Officer shall presume to detain any Soldier or Sailor under his Command, or any Officer's pre-Ways prevent their attending the said Court, when summoned and notified as be-nesses to apfore directed, fuch Officer upon Conviction thereof, shall forfeit and pay the pear. Sum of One Hundred Pounds, to be disposed of in such Manner as in this Act is already provided: To be recovered by Bill, Plaint or Information in His Majesty's Superiour Court of Judicature, Court of Assize and General Goal Delivery: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. III.

An Act in Addition to the Act Intituled An Act for the 4 W. & M. Settlement and Distribution of the Estates of Intestates. c2. 2.

HERE AS in and by an Act made and pass'd in the fourth Preamble.

Year of the Reign of King William and Queen Mary, Intituled An Act for the Settlement and Distribution of the Estates of Intestates; It is among other Things Provided, That the Apprizement and Division of the Houses and Lands of any Person dying Intestate, shall be made by Freeholders to be appointed and sworn by the Judge for the Probate of Wills and granting Administrations; which Practice by Reason of the great Distance of the said Judge, from some such Estates, bath been found very burthensome and expensive:

For Remedy whereof: We it enacted by his Excellency the Governour, Council and Represen- Persons to aptatibes in General Court affembled, and by the Authority of the fame, prize and di-I hat hence forward when and so often as it shall happen that the Estate of, any vide Intestate Person dying Intestate shall be more than ten Miles distant from the dwelling Estates to be sworn by a Place of the Judge of Probate, for the County where such Estate shall lie, it justice of the fhall be in the Power of any one of his Majesty's Justices of the Peace, for Peace, in Case, the several Counties, to swear the Persons appointed for the Purpose aforesaid:

And in Case such Estare be more than ten Miles distant from a Justice of the Peace, such Persons as aforesaid, may be sworn by the Clerk of the Town where the Estate lies, a Certificate of such Oath taken by the Justice and Clerk respectively, to be given into the Probate Office when the Persons appointed and sworn as aforesaid, make Return of their Doings: Any Law, Usage or Custom to the contrary notwithstanding.

CHAP.

County of Worcester.

CHAP. IV.

An Act for erecting, granting and making a County in the Inland Parts of this Province, to be called the County of Worcester, and for establishing Courts of Justice within the fame.

New County erected by the Name of Worcester.

Names of the Towns there-

To tit enaded hu his Excellency the Governour, Council and Reprefentacines in General Court assembled, and hip the Authority of the same, That the Towns and Places hereafter named and expressed, That is to fay, Worcester, Lancaster, Westborough, Shrewsbury, Southborough, Leicester, Rutland, and Lunenburgh, all in the County of Middlesex; Mendon, Woodstock, Oxford, Sutton (including Hassanamisco) Uxbridge, and the Land lately granted to several Petitioners of Medsield, all in the County of Suffolk; Brookfield in the County of Hampsbire, and the South Town laid out to the Narragansett Soldiers; and all other Lands lying within the said Townships, with the Inhabitants thereon, shall from and after the tenth Day of July, which will be in the Year of our Lord One Thousand seven Hundred and thirty one, be and remain one intire and distinct County, by the Name of Worcester, of which Worcester to be the County or Shire Town: And the said County to have, use and enjoy all such Powers, Priviledges and Immunities, as by Law. other Counties within this Province have and do enjoy.

Courts of, Justice estab-lished in said County.

And be it further enaced by the Authority aforesaid, That there shall be held and kept within the faid County of Worcester yearly and in every Year, at the Times and Place in this Act hereafter expressed, a Court of General Sessions of the Peace, and an Inferiour Court of Common Pleas, to sit at Worcester on the second Tuesdays of May and August, and the first Tuesdays of November and February yearly and in every Year, until this Court shall other. wife order : Alfo, That there shall be held and kept at Worcester, within the said County of Worcester yearly and in every Year until this Court shall other-wise order, a Superiour Court of Judicature Court of Assize and General Goal Delivery, to fit on the Wednesday immediately proceeding the Time by Law, appointed for the holding of the faid Superiour, Court of Judicature Court of Affize and General Goal Delivery at Spring field, within and for the County of Hamp-Shire: And the Justices of the said Court of General Sessions of the Peace, Inferiour Court of Common Pleas, Superiour Court of Judicature, Court of Affize and General Goal Delivery respectively, who are or shall be thereunto lawfully commissioned and appointed, shall have, hold, use, exercise and enjoy all and fingular the Powers which are by Law already given and granted unto them, within any other Counties of the Province, where a Court of General Sessions of the Peace, Inferiour Court of Common Pleas, Superiour Court of Judicature, Court of Assize and General Goal Delivery, are already established.

Proviso referring to Matters now depending in the Courts of the other -Counties.

Provided, That all Writs, Suits, Plaints, Process, Appeals, Reviews, Recognizances, or any other Matters or Things which now are, or at any Time before the faid tenth Day of July, shall be depending in the Law within any Part of the faid County of Worcester; and also all Matters and Things which now are, or at any Time before the said tenth of July, shall be depending before the Judges of Probate within any Part of the said County of Worcester, shall be heard, tried, proceeded upon and determined in the Counties of Suffolk, Middlefex and Hampshire respectively, where the same are or shall be returnable or depending, and have or shall have Day or Days.

Proviso re-Registry of Deeds in the

Provided also, That nothing in this A& contained, shall be construed to differring to the annul, defeat, or make void any Deeds or Conveyances of Lands, lying in the faid County of Worcester, where the same are, or shall be before the said tenth other Counties of July, recorded in the Register's Office of the respective Counties where such Lands do now lie; but that all fuch Deeds or Conveyances fo recorded, shall be held good and valid as they would have been had not this Act been made.

Courts to Adjourn in Case of Sickness.

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And be it further enacted by the Authority aforefaid, That the Justices Register of of the Court of General Sessions of the Peace at their sirst Meeting in the said Deeds to be County of Worcester, shall have full Power and Authority to appoint some chosen. meet Person within the said County of Worcester to be Register of Deeds and Conveyances within the same, who shall be sworn to the faithful Discharge of his Trust in the said Office, and shall continue to hold and exercise the same according to the Directions of the Law, until some Person be elected by the Freeholders of the said County of Worcester, who are hereby impowered to choose such Person on the first Thursday of September next ensuing, by the Methods in the Law already prescribed, to take upon him that Trust: And until fuch Register shall be so appointed by the said Justices and sworn, all Deeds and Conveyances of Lands lying within any Part of the County of Worcester, which shall be recorded in the Register's Office of the respective Counties where fuch Lands do now lie, shall be held and deemed good and valid to all Intents . and Purposes as to the recording thereof.

And he it further enaced by the Authority aforesaid, That the Methods, Directions and Proceedings by Law provided as well for the electing and Manner of choosing a Register of Deeds and Conveyances, as a County Treasurer, which appointing a Officers shall be appointed in the same Manner as is by Law stream. Officers shall be appointed in the same Manner as is by Law already provided, Deeds and on the first Thursday of September next, and also for the bringing forward and County Treatrying any Actions, Causes, Pleas or Suits both Civil and Criminal in the several surer. Counties of this Province and Courts of Judicature within the same, and choosing of Jurors to serve at the Courts of Justice, shall extend and be attended, obferved and put in Practice within the faid County of Worcester, and by the Courts of Justice within the same : Any Law, Usage or Custom to the contrary.

Provided always, That the Inhabitants of the several Towns and Places herein before enumerated and let off a distinct County, shall pay their Proportion Proviso about to any County Rates or Taxes already made and granted, in the same Manner Taxes. as they would have done, had not this Act been made.

CHAP. Volepealed June 22.1797 -

An Act impowring Courts to adjourn and remove from the Towns appointed by Law, for holding Courts to other Towns, in Case of Sickness by the Small Pox.

HEREAS the Several Acts of this Province for establishing and bolding the Superious Court of Today holding the Superiour Court of Judicature, Court of Affize and Ge- Preamble. neral Goal Delivery, Courts of General Sessions of the Peace, and Inferiour Courts of Common Pleas in the several Counties of this Province, and for afcertaining the Time and Place for holding the same, do not impower the Justices of the said Courts to adjourn to any other Town from those where the faid Courts are held according to Law, the at the same Time the Small-Pox (being a mortal infectious Distemper) may prevail there, and so endanger the Lives and Health of many of His Majesty's good Subjects obliged to attend said Courts, or in a great Measure prevent Persons concerned attending, whereby Justice may be greatly delayed, and the Subject oppressed:

Be it therefore enacted by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority Courts to be of the same. That when any of the before-mentioned Towns shall be visited removed in with the aforesaid mortal infectious Distemper, at the Time appointed for holding said Courts, that then it shall be in the Power of the Justices of said Courts to adjourn and remove to one of the next adjacent Towns of Safety: Any Law,

Usage or Custom to the contrary notwithstanding.

Weights and Dealures. Precinc Deetings.

C.H.A.P. VI.

An Act in further Addition to an Act Intituled An Act for due Regulation of Weights and Measures, made in the fourth Year of the Reign of their late Majesties King William and Queen Mary.

t it enaded by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority fent out of England, with Certificate out of His Majesty's Exchequer to be approved Winchester Measure according to the Standard in the Exchequer, be the publick allowed Standard throughout this His Majesty's Province, for the proving and fealing all Weights and Measures thereby. And the Constables of every Town throughout this Province, not already supplied, shall within three Months next after the Publication of this A& provide upon the Town's Charge, one Bushel, one half Bushel, one Peck, one half Peck (conformable as to Bigness to the said Standard, and of the same Breadths, as are already mentioned in an Act made in the twelfth Year of the faid King William, Intituled, An Act. in Addition to the Act for due Regulation of Weights and Measures :) as also one Ale Quart, one Wine Pint and half Pint; one Ell, one Yard, one Sett of brass Weights, to four Pounds, (after sixteen Ounces to the Pound,) with fit Scales and Steel Beams, tried and proved by the aforesaid Standard, and sealed with a Scal (of the Letters P. M. (which shall be kept for that Purpose) by the Province Treasurer, or some other Person, in his Presence and by his Order; which faid Weights and Measures shall be kept and used only for Standards in in the several Towns) and the said Treasurer is hereby authorized and required to do the same, for which he shall receive from the Constables of each Town two Pence for every Weight and Measure tried, proved and sealed as aforesaid : Any Law, Usage or Custom to the contrary notwithstanding.

Standard of Weights and Measures.

4 W. & M. ca. 14. 12 W. ca. 11

4 A ca. 2.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-sixth Day of May, 1731: And continued by several Adjournments unto Wednesday the third Day of November following.

CHAP. I.

An Act making more effectual Provision for the calling of Precinct or Parish Meetings.

Pieamble.

Counties are, by the Acts or Laws of the Peace in their several counties are, by the Acts or Laws of this Province already made, impowered, upon Application made to them, to iffue out their Warrants for the calling of the first Meeting of any Parish or District regularly set off; but no Provision is made for the calling any after Meeting in Case of the Death or Refusal of any of the major Part of such a Committee, as are impowered to call other or after Parish Meetings:

Be it enaced by his Excellency the Courtney, Council and Repressentatives, in General Court assembled, and by the Anthogity of the sant, That when it shall so happen by the Resulal of any Committee impowered to call Meetings in any Parish or District, or their being disabled by the Death or Removal of the major Part of such Committee, that then it shall and may be lawful for any Justice of the Peace in the County where such Precinct, District or Parish lies; and such Justice is hereby impowred upon Application

Justices impowred to call Precinct Meetings after the first, in Case.

Petit Jurys: Powder House.

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to him made by five or more Freeholders of fuch Precinct or Parish, by writing under their Hands, for calling of a Meeting, to issue out aWarrant for the assembling fuch District or Parish, directed to one of the Freeholders, requiring him to notify the Freeholders and others (qualified by Law to vote) of the Time and Place of the Meeting: And the Freeholders and other Inhabitants fo convened shall have full Power to choose all necessary Officers to act and transact all Matters and Things relating to their Parish, as they shall judge convenient: Provided, That such Matters and Things are contained in the Warrant or Notification of the faid Meeting.

And whereas no Provision is made in the Law for swearing of Parish Offi- Preamble. cers in Towns where no Justice of the Peace dwells, and the travelling to other

Towns is attended with Charge and Difficulty: Therefore,

The it enacted by the Authority aforefaid, That the Affessors and other Clerk to ad-Officers in any Parish or District being in a Town where no Justice of the Peace minister and dwells, shall and may be sworn to the faithful Discharge of their Office before no Justice the Clerk of such Parish or Precinct, who is accordingly impowred to admini-dwells. fter the same; the said Clerk being first sworn before one of His Majesty's Justices in the said County.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the thirty-first Day of May, 17.32:1.

CHAP. II.

An Act providing Pay for keeping Petit Jurys.

THEREAS the several Courts of Justice established within this Pro-Preamble.

vince, have for Years past been in the constant Practice of appointing Persons under Oath to keep the Jury of Trials when they have Causes committed to them between the Crown and the Subject, or between Man and Man; which Usage hath been of great Service, and tended to the more equal Distribution of Justice. But in as much as there is no Fee or Allowance by Law stated for such Service:

. Be it therefoge enacted by his Excellency the Governoir, Council and Fee for keep-Representatives in General Court allembled, and by the Authority ing Jurys. of the same, That the Fee for keeping the Jurys in all such Cases shall be one Shilling and no more for each Action: Any Law, Usage or Custom to the

contrary notwithstanding.

An Act,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the thirty-first Day of May, 1732. And continued by Adjournment unto Wednesday the first Day of November following.

C H A P. 1.

An Act in further Addition to and Explanation of an Act in Addition to an Act for erecting of a Powder-House in Boston.

HERE AS the Forfeitures for keeping a greater Quantity of Gun- Preamble.

Powder than is allowed by Law, in any of the Houses or Warehouses in the Town of Boston; as provided in an Act made and paffed

Law Suits.

passed in the second Year of his late Majesty's Reign, Intituled, An Act in Addition to an Act for crecting a Powder-House in Boston, are found not sufficient to prevent the Breaches of that Act:

Be it therefore enaced by his Excellency the Governour, Council and Fine for keep- Représentatives in General Court assembled, and the Authority of the ing too much same, That there shall be a further Sum of five Pounds Penalty, making in Gun-Powder. the whole ten Pounds, for every half Barrel of Powder, and so pro rato, kept in any House or Warehouse contrary to that Act.

And whereas some Doubts have arisen about the Forfeiture of Powder when

found and informed against:

what is allowed by Law.

Be it further declared by the Authority alorefaid, That when any Quantity Powder to be of Powder is found to be in any House or Warehouse other than by Law perforfeitedwhen mitted, all such Powder as well the Quantity allowed, as the Over-plus, shall it exceeds upon Conviction be declared forfeited; and if any Person selling or retailing Powder, shall lodge any Powder in any of his Out-Houses or Buildings, in his Yard, Garden, or any of the Dependencies thereof, more than by that Law he may, the whole Quantity shall be forfeited as aforesaid.

The faid Forfeitures to be recovered in Manner as is provided in the afore-

faid Act.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the thirty-first Day of May 1732. And continued by feveral Adjournments unto Wednesday the fourth Day of April following.

CH PP. II.

An Act in Explanation of and Addition to an Act Intituled An Act to prevent unnecessary Law-Suits.

Preamble.

HEREAS by an Act made and passed in the fourth Year of His present Majesty's Rei Intituled An Act to prevent unnecessary Law-Suits: It is prov led, "That where any Person is sued in a " Plea of Debt due by Book, he may plead what is due upon his Book, by " Way of Balance to the Plantiff's Book: upon which many Doubts have " arisen and may arise:

Wherefore, for the Explanation thereof;

Accompts open or balanas Evidence.

Defendants Book admitted as Evidence against the Plaintiffs Demand.

We it enacted and declared by his Excellency the Governour, Counced admitted til and Representatives in General Court assembled, and by the Authovity of the same. That the true Intent and Meaning thereof is, That if any Person be sured in any Action, either of Debt or of the Case, for any Sum of Money due upon Contract between the Parties for any Goods fold, or Service done, whether the Accompt be open, or a Balance thereof be made and signed by the Parties (except Specialties and express Contracts in writing) he may either plead specially, or upon the general Issue, give in Evidence what is due upon his Book by Way of Balance to the Plantiff's Demand, and be admitted to all fuch Method and Course of proving his Accompt as any Plaintiff upon his Suit might.

Freamble.

And inafmuch as it bath sometimes happened that when two Persons have at the same Time Execution against earl other, one of them absconds and leaves a Power of Attorney with some other Person, to receive the Money due on his Execution, and by his absconding as aforesaid avoids paying the other Execution:

For Prevention whereof, and such like Inconveniencies for the future;

Civil Causes.

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Be it enacted by the Authority aforesaid. That when and so often as One Execuit shall happen that the Sheriff, his Deputy, or any Coroner, or his Deputy, or tion to answer Constable, shall at the same Time have several Executions, wherein the Creditor in one Execution is Debtor in the other, that in such Case such Officer or Officers are hereby impowered and directed to cause one Execution to answer and fatisfy the other, so far as the same will extend.

Provided always, That this A& shall not be construed to extend to any Judg- Proviso. ments and Executions, wherein the Creditor in one Execution, is not in the same Capacity and Trust Debtor in the other.

CHAP. III.

An Act in Addition to the Act Intituled, An Act for 13 W. ca. 16: Review in Civil Causes.

WHEREAS in and by an Act of this Province, Intituled, An Act for Review in Civil Causes made and a card and a for Review in Civil Causes, made and passed in the thirteenth Year of the Reign of his late Majesty King William the third, It is chatch, "That it Preamble, " shall be in the Liberty of the Party aggrieved, at the Judgment given in any "Inferiour Court of Common Pleas, or in the Superiour Court of Judicature " respectively, by new Process to Review the said Cause, once in each Court;" And it is also thereby further Enacted, "That Execution shall not be stay'd " or suspended for, or by Reason of any Process of Review": Which Law by Experience hath been found to be in general Good and Wholsome: But by Reason of the last mentioned Clause of the Act, it hath frequently happened in Cases where the Plaintiff in the original Action bath obtained Judgment against the Defendant, upon the Appeal at the Superiour Court of Judicature, whereupon Execution hath immediately iffued, and the original Defendant, either by Means of the faid Plaintiff's living out of the Province, or of his Infolvency, or of his Juing as Executor or Administrator, hath been defeated of duly serving his Writ of Review, or finally lost or been but to great Difficulty to recover back the Money levied by Execution, altho' he profecuted his Writ of Review at the next Superiour Court of Judicature, and Judgment there rendred for reverling the former Judgment, with Costs; which is such an Hardship upon the original Defendant that he loses the good Effects intended by the said Law:

For Remedy whereof for the future;

Be it enaded by his Excellency the Governour, Council and Representatives in General Court aslembled, and by the Authority of the Execution on fame, That when the original Plaintiff in any personal Action now depending, on the Aport hereafter to be commenced upon the Trial of the Appeal at the Superiour peal to be Court, shall obtain Judgment against the original Defendant for any Sum or staid in Case. Sums of Money or other I hings fued for and Costs; in all fuch Cases such Defendant entring into Bonds at the Time of making up the faid Judgment, with sufficient Security to be approved of by the said Court, with Condition to profecute a Writ of Review of the faid Action with Effect, at the next Superiour Court of Judicature to be holden within and for the same County, and to answer and pay to the original Plaintiff for the Debt recovered after the Rate of twelve Pounds per Cent. per Annum, being double Interest, from the Time Writs of Re-of making up said Judgment, for his being delayed, and double additional Costs, see we may be ferved on Atin Case the Judgment be affirmed, Execution, shall be stay'd until Judgment torney &c. in upon the Review; and in Case the original Plaintist shall not be an Inhabitant Case. or Resident in this Province at the Time of profecuting the Writ of Review, it shall be deemed a good and legal Service for the Plaintiff on the Review to ferve the Attorney, Factor, Agent or Trustee of the original Plaintiff, or such Person as appeared for the original Plaintiff, on the Appeal with his Writ of Review, which shall be deemed as effectual to hold him, to Answer and Defend

Lotteries.

Proviso.

in the said Action, as if he himself were served with said Process. Provided, that the double Interest aforementioned shall not extend to the letting of Cattle or Usages of the like Nature in Practice among Farmers, or maratime Contracts among Merchants, as Bottomry or Course of Exchange, as hath been heretofore accustomed.

Writ of Review in real Actions may be ferved on Ter-Tenants in Cafe.

Actions where the Defendant or Defendants in the Review happen to live our of the Province, so that he she or they can't be duly served with a Writ of Review, the Service of such Writ upon the Ter-Tenant or Person in Possession of the Premisses, shall be deemed a good Service, to hold the Defendant or Defendants to Answer and Defend in said Suit; and the Court of Judicature where the said Writ is returnable, shall proceed to try the Action as if Process had been served upon the original Defendant or Defendants personally.

C H A P. IV.

6 G. ca. 1.

An Act in Addition to an Act Intituled An Act for the suppressing of Lotteries.

Preamble.

HERE AS the Provision made in and by an Ast Intituled, An Ast for the suppressing of Lotteries, made and pass'd in the sixth Year of the Reign of his late Majesty King George the first, has not been sound sufficient to put a Stop to that Practice, but sundry Persons have exposed their Estates as well Real as Personal to Sale by Lotteries, projected, and the Tickets disposed of, within this Province, reserving the drawing of the Lots in some of the neighbouring Colonies or Provinces; whereby the good and wholsome Design and true Intent and Meaning of the aforesaid Ast, is very much eluded and evaded, to the great Discouragement of Trade and Industry, and grievous Hurt and Damage of many unwary People:

For Remedy whereof:

Fine for fetting up a Lottery.

Be it enaced by his Extellency the Government, Council and Representatives in General Court assembled, and by the Authority of the same, That from and after the Publication of this Act, if any Person or Persons shall undertake or set up any Lottery, or expose to Sale, or dispose of any Estate, Real or Personal, by way of Lottery, such Person or Persons shall for such Oftence forfeit and pay the Sum of sive Hundred Pounds, to be recovered by Information, Plaint, Bill or Action at Law, in any of His Majesty's Courts of Record within this Province; the one Half thereof to be to the King's Majesty, to be applied towards the Support of this Government; the other Half to him or them that shall inform and sue for the same.

For publishing any Account of Locteries.

And he it further enaced by the Authority aforesaid, That if any Person or Persons shall be aiding or assisting in any Lottery, by printing, writing or any otherways publishing an Account thereof, or where Tickets may be had for the same, such Person or Persons shall forseit the Sum of one Hundred Pounds, to be recovered and disposed of in Manner as aforesaid.

For felling Lottery Tickets. And he it further enaced by the Authorsty aforesaid. That if any Person or Persons shall offer or expose to Sale, give, sell, or otherways dispose of to any Person within this Province, any Lottery Tickets for the Sale of any Estate whatsoever, Real or Personal, such Person or Persons shall forfeit the Sum of two Hundred Pounds for each Ticket so exposed to Sale or otherwise disposed of, to be recovered in Manner as aforesaid, and for the Use aforesaid; and the Person so offending shall be uncapable of sustaining any Office or Place of Prosit whatsoever, within this Province.

Proviso.

Provided always, That this Act shall not be construed to extend to any Lottery allowed by Act of Parliament, or Law of this Province.

CHAP.

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Precina Weetings.

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An Act,

Passed by the Great and General Court or Assembly of His Majefty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the thirtieth Day of May, 1733. And continued by Adjournment unto Wednesday the fifteenth Day of August following.

CHAP. I.

An Act in further Addition to an Act Intituled An Act for 4 & 5 G. 2. making effectual Provision for the calling of Precinct or ca. i. Parish Meetings.

HEREAS by an Act made in the fourth and fifth Years of the Reign of his present Majesty, Intituled An Act for making effectual Preamble. Provision for the calling of Precinct or Parish Meetings, It is Enacted, "That when it shall so happen, by the refusal of any Committee impowred to " call Meetings in any Parish or District, or their being disabled by the Death " or Removal of the major Part of such Committee, that then it shall be law-" ful for any Justice of the Peace in the County where such Precinct, District " or Parish lies, and such Justice is impowred to issue out a Warrant for the. " affembling fuch District or Parish, &c." But no Provision is made by the faid Act for the calling of Precinct or Parish Meetings after the first Meeting, where there shall be a Failure of chusing and appointing a Committee to call Meetings for the future, as it hath sometimes happened; by Means whereof many Inconveniencies have arisen:

We it therefore enacted by his Excellency the Governour, Council and Representatives in General Court allembled, and by the Authority the Peace to of the same, That where no such Committee has been chosen in any Parish call Parish or Precinct, then and in such Case, upon Application of five or more of the Meetings af-Freeholders and Inhabitants of such Precinct or Parish, to any one of His Mater the first Meeting in jesty's Justices of the Peace of the County where such Precinct or Parish lies, Case. by writing under their Hands for calling of a Meeting, to choose Precinct Offi-cers, and to transact such Matters and Things necessary for the ordering the Affairs of fuch Precinct or Parish, such Justice is hereby impowred and directed to issue out a Warrant for the assembling such Precinet, District or Parish as aforefaid, directed to the Clerk (if any be) or one of the Freeholders asking the same, requiring him to notify the Freeholders and other Inhabitants (qualified by Law to vote in Town Affairs) of the Meeting in like Manner, and according to the Rules and Directions prescribed in an Act Intituled, An Act in further addition to the Act for the more effectual providing for the Support of Ministers, made in the tenth Year of the Reign of King George the first.

And whereas many Inconveniencies have arisen from a Justice of the Peace Preamble. only being impowred to swear a Precinct or Parish Clerk.

Be it therefore engued by the Authority aforesaid. That in Case there The Moderabe no Justice of the Peace present at the Choice of a Parish or Precinct Clerk, tor of the that then it shall be in the Power of the Moderator of such Precinct or Parish Meeting to Meeting, to fwear such Parish or Precinct Clerk, to the faithful Discharge of swear the his Office: who is hereby improved to swear the rest of the Precinct Officers his Office; who is hereby impowred to swear the rest of the Precinct Officers. in Case.

Act,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Maffachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the thirtieth Day of May, 1733. And continued by feveral Adjournments unto Wednesday the third Dayof October following.

> CHAP. I.

4W.& M.ca 2. An Act in further Addition to the several Acts or Laws for the Settlement and Distribution of the Estates of Intestates.

Preamble.

 ${}^ au HERE {\cal AS}$ it often happens, that Persons dying Intestate are seized and possessed of Lands, and other real Estate, lying and being in feveral Counties within this Province; and thereupon it hath been disputed, whether the next of Kin and Heirs at Law ought not to apply to the Judges of Probate in the respective Counties where such Lands and real Estate lie, for a Settlement and Distribution of the same; by Means whereof, not only great Trouble, Cost and Charge hath arisen and been occasioned to the Parties concerned, but the same hath been attended with many other Inconveniencies:

Power to fettle Lands in feveral Counties by one Judge of Pro-

Be it enaced by his Excellency the Governour, Council and Reprefentaribes in General Court astembled, and by the Authority of the fante, That when it shall so happen, that any Person shall die Intestate, seized of Lands or other Real Estate, lying in several Counties within this Province, the Judge of Probate for any fuch County (preference to be always given to the Judge of Probate for the County where the Deceafed was an Inhabitant at the Time of his Death,) shall have full Power and Authority to make a Settlement and Distribution of the whole of the Real Estate of such Intestate, in whatfoever County in this Province lying and being, in the fame Manner and by the fame Rules as are already prescribed by Law: And the like Power and Authority is hereby granted to the feveral Judges of Probate in this Province, with respect to any Intestate Estate not already settled.

Proviso.

Provided always, That this Act nor any Thing therein contained shall be construed to extend to, or any wise affect any intestate Estate already settled.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the thirtieth Day of May, 1733. And continued by several Adjournments unto Wednesday the tenth Day of April following.

HAP.

4W.&M ca.6.

An Act in further Addition to an Act Intituled An Act for

the punishing of Criminal Offenders.

Preamble.

THEREAS the Penalties already provided in and by an Ast made and passed in the fourth Year of the Reign of King William and Queen Mary, Intituled, An Act for the punishing of criminal Offenders, have in a great Measure proved ineffectual to restrain Persons from Drunkenness, profane Swearing and Curfing:

Penalties for Drunkneness and prophane fwearing and curling.

We it therefoze enacted by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That for the future, whoever shall be convicted of prophane Swearing or Curling shall for the first Offence forfeit and pay the Sum of ten Shillings, and for every such Oath or Curse after the first (uttered at the same Time, and in the hearing of the same Person or Persons) the Sum of two Shillings: And if any fuch Offender shall at any other Time afterward, be convicted of profane Swearing or Cursing, he or she shall forfeit and pay for every such Oath or Curse, the Sum of ten Shillings, and also be proceeded with in like Manner

High Ways, Sc.

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Manner, as the aforefaid Act directs in Case of a second Conviction of Drun-And if any Person shall be convicted of Drunkenness, such Offender shall forfeit and pay the Sum of ten Shillings for every such Offence.

The respective Fines before-mentioned, to be recovered in the Manner, at

the Time, and disposed of for the Use in said Act mentioned. ...

And in Case any such Offender as aforesaid, shall be unable or resuse to pay fuch Fine or Fines, on him or her imposed, the Justice or Justices before whom the Conviction shall be, are hereby impowred to pulliam and Queen 5 W. & M. to the Direction of the Law made in the fifth Year of King William and Queen 5 W. & M. a. 36.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-ninth Day of May. 1734.

C H A P. III.

An Act in Addition to the several Acts relating to and for 5 W. & M. preventing of Encroachments and Incumbrances upon 10H III ca.t High Ways, private Ways, Streets, &c. 11 G. ca. 3.

THEREAS the Provision made by the Law for removing of Incumbrances, Buildings or Fences upon or across, or that do or may obstruct or streighten the highWays, privateWays, Town Ways, Streets or Alleys, has been found in some Cases insufficient to pay and satisfy the Charge of removing the same: And whereas also it frequently happens (in ancient Towns especially) that after Lands have been long fenced in particular Lots or Proprieties, such Fences are generally reputed the Bounds between such particular Lots, and the high Ways; private Ways, Streets, Alleys or Commons within fuch Town, and no Monuments remain of any other Boundaries; whereby great Advantage is given (to Persons so disposed) to encroach on said high Ways and Commons, and the Prosecution of such Offences is rendred extreamly difficult : For Remedy whereof:

Be it enaced by his Excellency the Covernour, Council and Representatives, in General Court assembled, and by the Authority of the Fences, &c. same, That if any Person or Persons at any Time from and after the Publi- on high Ways, cation of this Act, shall presume to set up or cause to be set up or erected any &c to be re-Building, Fence or other Incumbrance what soever, in, upon, or over any of the moved. Roads, high Ways, private Ways, Streets, Lanes or Alleys, in any Town within this Province, or continue any fuch Incumbrance, and be duly convicted thereof, the said Incumbrances, Buildings or Fences, shall be removed, as in and by Law is directed: And in Case the Materials of such Buildings, Fences, or to be descrey'd. other Incumbrances, be insufficient to pay and satisfy the Charges of removing the same, and Costs of Prosecution, the Court or Justice before whom such Profecution shall be made, shall and are hereby impowred to order the Payment thereof, out of other Goods or Estate of the Person or Persons so offending, and award Execution accordingly.

And he it further enaced by the Authority aforefaid, That where Fences have been erected fronting against any of the common Lands and high Ways, private Ways Streets, Lanes or Alleys in any Town or Peculiar within this Province, where the Breadth of such high Ways, private Ways, Streets, Lanes or Alleys is not known, nor can be made certain by the Records thereof. nor Boundaries any other Boundaries, and fuch Fences have been upheld and maintained for flated.

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more than the space of thirty Years such Fence or Fences shall then, and from thenceforth, be accepted, reputed and taken as the Lines or Boundaries between the faid Commons, high Ways, private Ways, Streets, Lanes or Alleys, and the Lands lying in particular Propriety adjoining thereto, unless the Owner or Owners of fuch Lands do make it appear by authentick Records, or credible Witneffes, that his or their Bounds did extend further in the original Grant thereof.

No Fences to be remov'd nearer Com-mons, high without duly notifying the Select-Men, or other Perfons appoint-

Penalty.

And be it further enaced by the Authority aforesaid, That if any Owner or Proprietor of Lands inclosed and fenced as aforesaid, shall remove his or, their Fence or Fences further towards any fuch Commons, high Ways, Streets, Ways, &c. Lanes or Alleys, without duly notifying the Scleet-Men of the Town wherein fuch Lands do lie, or fuch other Person or Persons respectively, as are or shall be chosen and appointed by such Town or the Proprietors thereof, to take the Care and Inspection of the Boundaries between the Land of particular Persons and the Lands in said Town, appropriated for Common, High-Ways, &c. that so the Lines or Boundaries may be perambulated before the Fences be so removed every fuch Person and Persons so offending, or that shall be aiding or assisting therein, upon: Conviction thereof, shall forfeit and pay the Sum of forty Shillings, to be disposed of, one Half to the Poor of such Town where the Offence shall be committed, the other Half to him or them that shall inform and sue for the fame.

CHAP. IV.

An Act in Addition to an Act, Intituled An Act for the Ease of Prisoners for Debt.

Note. The Act which this is founded upon is not among the Perpetual Acts.

Preamble.

THERE A Sit is provided in and by an Ast made and pass'd in the fourth Year of the Reign of King George the Second, Intituled, An Act for the Ease of Prisoners for Debt, " That any Person imprifoned for Debt, either upon mean Process or Execution shall be allowed the " Liberty of the Prison Yard, the Prisoner with two sufficient Sureties, giving "Bond to the Sheriff for his keeping within the Limits thereof, until lawfully And although it is further provided, " That in Case of an " Escape the Penalty of such Bond shall be to and for the Use of the Credi-"tor, and shall be transferred and affigued over to the Creditor by the Sheriff." Tet forasmuch as the Creditor upon putting such Bond in Suit can recover Judgment only for the original Debt, with Cost of Suit and Interest; by Reafon of which, Escapes are not sufficiently discouraged, and many Creditors kept out of their just Dues to their great Hurt and Damage: For Remedy whereof:

Upon Prisoners Escape, the whole Bond affign'd to the Credi-

We it enaced by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That henceforward, when and so often as any Prisoner, having given Bond as aforefaid, shall make an Escape, the whole Penalty of such Bond shall be to and for the Use of the Creditor, and shall be transferred and assigned over to the Creditor by the Sheriff, with full Power to enable him to put the same in Suit, and the Creditor shall recover the whole Sum therein expressed, and the Court shall make up Judgment accordingly.

CHAP. V.

An Act for Regulating the Proceedings on Bonds of Administrators on Intestate Estates.

4. W. ca. 2. Preamble.

THEREAS in and by an AA or Law of this Province, made in the fourth Year of the Reign of King William and Queen Mary, Intituled, An Act for the Settlement and Distribution of the Estates of Intestates; the Fudges

Townshing, &c.

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Judges for Probate of Wills, and granting of Administrations in the respective Counties, are required to take Bond of such Person or Persons, to whom they grant the Administration of the Estate of any Intestate, and it sometimes happens, that such Judges do put those Bonds in Suit, and distribute the Sums. recovered thereon, to and among the Parties interested in such Manner, as in and by the faid Act is directed: And whereas it has happened, that after such Distribution as aforesaid the Administrator has brought his Action of Review, and thereupon obtained a Reversal of the former Judgment; in which Case the respective Judges of Probate are liable to an Execution and thereby exposed to great Charge and Inconvenience :

For Remedy whereof: Be it enaded by his Excellency the Governour, Council and Repre- Execution to be flaid upon sentatives in General Court assembled, and by the Authority of the same, Judgment re-That when any of the Judges for the Probate of Wills and granting of Admini-covered by firations, shall put in Suit any Administrator's Bond, and recover a Judgment the Judge of Probate. for the Penalty therein expressed, or any Part thereof at any Inferiour Court of Common Pleas, or Superiour Court of Judicature, Execution of fuch Judgment shall be staid, until the next Session of the Court whereat the same was obtained, that so such Administrator may then (if he sees Cause) have an Opportunity to review his Action: and if he shall neglect so doing. Execution shall thereupon " be awarded; and the Judge for Probate shall make Distribution of the Sum recovered to and among the Parties interested therein, agreable to the Direction of

C H A P. VI.

from bringing any fuch Action afterward.

the Law: And every such Administrator is hereby forever precluded and bar'd

An Act in Explanation of and further Addition to an Act Intituled An Act for Regulating of Townships, Choice of ca. 13. Town Officers, and fetting forth their Power.

7 HEREAS in and by an Ast made and passed in the fourth Year of King William and Queen Mary, Intituled, An Ast for Regulating of Preamble. Townships, Choice of Town Officers, and fetting forth their Power, It is provided, "That the Bounds of all Townships shall be run betwixt "Town and Town, and Marks renewed once in three Years, by two of the "Select-Men of each Town, or any other two Persons whom the Select-Men "I shall appoint; the Select-Men of the most ancient Town to give Notice " to the Select-Men of the next adjacent Towns, of the Time and Place " of meeting for such Perambulation six Days before Hand, on pain of " forfeiting five Pounds by the Select-Men of any Town that shall neglect " their Duty in any of the Particulars aforesaid; two Thirds thereof for the " Use of the Poor of such Town; and the other Third unto the Select-Men " of any of the next adjacent Towns that shall inform and sue for the same, in " the Inferiour Court of Common Pleas within the same County." Whereupon some Disputes have arisen as to the Disposition of the said Forfeiture of five Pounds.

For Prevention whereof, and that the faid A& may be rendred more effectual;

Be it enacted by his Excellency the Governour, Council and Re- Forfeiture for not perambupresentatives in General Court allembled, and by the Authozity of the lating Town fame, That when the Select-Men of any Town within this Province, whose Bounds. Duty it is by the said Act to give Notice unto the Select-Men of the next adjacent Towns of the Time and Place of Meeting for preambulating the Bounds betwixt them, shall neglect their Duty in that Particular, they shall forfeit and pay the Sum of fifteen. Pounds. And if the Select Men of any Town within this Province shall (upon Notice given as aforefaid) refuse or neglect by

Intestate Estates.

How to be disposed of.

themselves or others by their Appointment, to meet and perambulate such Bounds, altho' they may be the Bounds between County and County, they shall forfeit and pay the Sum of sifteen Pounds: The said Fines or Forseitures to be disposed of, one Third to the Select-men, or other Person of the Town, which is not negligent of their Duty in this Behalf, who shall inform and sue for the same; and the other two Thirds to the Use of the Poor of the Town of which they are Select Men; the said Fines or Forseitures respectively to be recovered in any Court of Common Pleas within the County, where either of the said Towns lie.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-ninth Day of May 1734. And continued by Adjournments unto Wednesday the twentieth Day of November following.

CHAP. I.

An Act in Addition to an Act Intituled, An Act for the Settlement and Distribution of the Estates of Intestates.

¼ W. & M· ca. 2.

Preamble.

WHEREAS in and by an Ast made and passed in the fourth. Year of the Reign of King William and Queen Mary, Intituled, An Ast for the Settlement and Distribution of the Estates of Intestate, "I he Judges of Probate

- of Wills, and for granting Letters of Administration of the Estates of Intestates, are to settle the Estate both Real and Personal, one Third Part of the personal Estate to the Wife of the Intestate for ever, besides her Dower or Thirds in the Housing and Lands during Life, where such Wife shall not
- " or Thirds in the Housing and Lands during Life, where such Wife shall not be otherwise endowed before Marriage; and all the Residue of the Real and the Real and the Residue of the Real and t
- "Personal Estate by equal Portions to and among his Children, and such as "shall legally represent them, &c." But sufficient Provision is not made for the Settlement of the Estate on the Grand-Child or Grand-Children, where one or more of the Children of the Intestate are deceased: For want thereof considerable Difficulties have arisen and may arise:

For Remedy whereof:

Manner of fettling Intestate Estates on Grand Children. Be it enacted by his Expellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That the several Judges of Probate of Wills and for granting Administration on the Estates of Intestates, where any of the Children deceased in the Life-Time of the Intestate, and left Issue, shall make a full Settlement of the Estate in Manner following, viz. On the Grand-Children, that Part which their deceased Father or Mother would have had or taken if living at the Time of the Intestate's Decease, and shall settle two Shares or a double Portion on the eldest Son, if any be, and so in the same Manner and Proportion as if the same had descended from their immediate Father or Mother, and shall follow the same Rules as to settling the Lands upon one or more of the Grand-Children, (as the same are capable of making Settlements) according to the Directions of the Law of this Province, viz. An Ast made in the sixth Year of King George the first Chap. III. directing to give preference to the Sons.

Provided always, This Act shall not extend to affect the Title of any Estate already settled.

Provito.

Cases in Equity. Poor of Boston.

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Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston upon Wednesday the twenty-eighth Day of May, 1735.

CHAP. II.

An Act in Addition to an Act Intituled, An Act for the 10 W. ca. 13: hearing and determining Cases in Equity, made and passed in the tenth Year of the Reign of King William the third.

HEREAS the Conditions annexed unto Bonds and other Specialties; Preamble. are sometimes for the Payment of Moneys, or the Performance of other Matters and Things at different Times; and when upon the first Breach of such Condition the Bond or Specialty has been put in Suit, it has been apprehended that the Courts of Justice, even in Equity, can chancer fuch Bonds or Specialties to so much only of the Debt, or other collateral Matters to be performed, as is become due at the Time of the Action brought, whereby the Obligee may meet with Difficulty to recover his Debt as it shall become due:

Be it enaced by his Excellency the Governour, Council and Represent Judgment to That when any Action shall be brought and prosecuted on any Bond or other Penalty of Specialty with Penalties for the Payment of Sums of Money, Performance of Bonds where Covenants, Contracts, Agreements, Matters or Things to be done at feveral there are divers and the Plaintiff recover the Forfeiture of such Penalty, the Court shall were Payments &c. enter up Judgment for the whole of fuch Forfeiture, and award Execution only for fo much of the Debt or Damage as is due or sustained at that Time; fo always that the faid Judgment shall stand, and be a Security to the Plaintiff, his Executors and Administrators, for any further and after Payments or Damages he or they may have a just Right to by the Non-Preformance or Breach of the Covenants, Contracts, Agreements or Things, in such Bonds or other Facias to be Specialties contained; and may have a Writ or Writs of Scire Facias on said iffued thereon Judgment, from such Courts where the same was obtained, against the Defendant, from Time to his Heirs, Executors, or Administrators, suggesting other and further Damages Time as any suffained by the Non-Performance of Breach of such Covenants, Contracts and Agreements; and to summon him or them to shew Cause why Execution should not be awarded upon said Judgment for other and further Damages, as set forth in the Writ, and made out to the Court; upon which the said Court shall proceed as aforefaid, and so toties quoties, or as often as such Damages shall accrue, and to be fued for as aforefaid.

CHAP. III.

An Act for employing and providing for the Poor of the Town of Boston.

THEREAS the Town of Boston is grown considerably populous, and preamble. the Idle and Poor much increased omong them, and the Lows now in Force relating to them, not so suitable to the Circumstances of the said Town, which are different from those of the other Towns in the Province:

Therefore, We it enaced by his Excellency the Covernour, Council and Represenratives in General Court assembled, and by the Authority of the fame, That from henceforth at the anniversary Town Meeting in March, for the

feers of the Poor to be chosen in

Twelve Over- Choice of Town-Officers, the Town of Boston are, and shall be hereby im. powered to chuse twelve Overseers of the Poor, who shall be chosen for twelve several Wards respectively, into which the said Town is or shall be divided, each Boston, and Overseer to have the more especial Care of this particular twelve Wards exclude the Authority of any other Overseer as there may be Occasion; which twelve Wards exclude the Authority of any other Overseer they may judge there Overfeers shall visit their respective Wards, whensoever they may judge there is Occasion, at least once in every Month; and shall also once in every Month assemble together to consider and determine of the most proper Methods for the Discharge of their Office.

Preamble.

And whereas the Poor of the said Town may upon the decay of Trade become still more numerous, and want Means to employ and set themselves to Work in any settled or constant Manner, or by ill Habits become idle and sothful and very burthensome to the Town:

Town of Boston impowred to erect a Work-House for the Poor.

Overfeers of

the Poor to regulate it.

The House may be endow'd.

Overfeers to appoint the House.

Impowered to make By-Laws to be approv'd by the Town.

Be it enacted by the Authority aforesaid. That in such Case, or whenever the faid Town of Boston shall, at a legal Town Meeting for that Purpose duly warned, judge it necessary or convenient to erect, provide or endow an House for the Reception and Employment of the Idle and Poor of the said Town, they the faid Towm are, and hereby shall be authorized and impowered fo to do; which House shall be under the Regulation of the Overseers of the Poor, to be annually chosen as aforesaid; and erested, provided for, continued or discontinued, as the said Town shall find or judge their Circumstances require: And the faid Town are hereby authorized to make Purchases and receive Donations for endowing the faid Work-House, to the Value of three Thousand Pounds per Annum; and to sue and be sued in all Affairs of said House; the several Donations to be always applied according to the Will of the Donors.

And be it further enacted, That the Overseers of the Poor of the Town of Boston, for the Time being, shall have the Inspection, Ordering and Govern-Masters of the ment of the said House, with Power of appointing a Master or Masters, and one or more Affiliants for the more immediate Care and Overlight of the Perfons received into or employed in faid House: Which Overseers at their monthly Meetings shall have Power to make Orders and By Laws for the better and more decent regulating the faid House; which Orders shall be binding till the next Town-Meeting, to which they shall exhibit them, and when approved by the faid Town at a legal Meeting, shall be obligatory, until revoked by the faid

And be it enacted by the Authority afgresaid, That each one of the Overfeers aforefaid shall have Power to fend any idle and indigent Person or Persons to the said House for Entertainment and Employment for the space of twentyfour Hours; and any two of the faid Overseers shall have Power to continue Work House, or send to said House such Person or Persons, till discharged by the major Part of faid Overseers at a monthly Meeting: Which Person or Persons the Master or Masters and Assistants are hereby required to receive and employ accord-

> And whereas there are sometimes Persons rated to the publick Taxes, who are notwithstanding unable or negligent to provide Necessaries for the Subsist

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ence and Support of their Children: We it enacted, That the Overseers shall have the same Power of binding out into good Families, the Children of fuch, as where the Parents are rated nothing; provided such Persons are not rated for their personal Estare or Faculty.

And for as much as there is great Negligence in fundry Persons as to the instructing and educating their Children, to the great Scandal of the Christian Name, and of dangerous Consequence to the rising Generation:

Be it further enaced, There where Persons bring up their Children in such are not taught gross Ignorance, that they do not know, or are not able to distinguish the Alphabet or twenty-four Letters at the Age of fix Years, in fuch Cafe the Overfeers of the Poor are hereby impowred and dirested to put or bind out into good Families,

Overseers to fend idle and indigent Per-

And to bind out the Children of fuch as are not rated for their Personal E. state.

And also such

Proprietoes of Wilharfes.

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Families, fuch Children, for a decent and Christian Education, as when Parents are indigent and rated nothing to the publick Taxes: unless the Children are judged uncapable, through fome inevitable Infirmity.

And in as much as the Division of the Town of Boston into twelve Wards, and Affignation of each Ward to the more immediate Care of a particular Overfeer, will give the aforesaid Overseers Opportunity of a more exact Knowledge

of the Town, and all Intruders into it:

Be it enacted by the Authority aforesaid, That the aforesaid Overseers of of the Poor in the Town of Boston, be and they hereby are, impowered to warn the Poor to any and all Intruders, or others, who are not Inhabitants, to depart the Town; ders out of and in Case of refusal or neglect, to proceed in the same Manner, and with as the Town. full Power, as the Select-Men of faid Town, by Law, may or can: And the Constables are hereby required to observe and yield ready Obedience to the Orders and Directions of the Overseers aforesaid, by Virtue and in Consequence of this Act.

CHAP. IV.

An Act directing how Meetings of Proprietors in Wharfes or other Real Estate besides Lands may be called.

THEREAS the Laws of this Province have impowered not only the Preamble. Proprietors of common Lands, but of any other Estate or Interest to sue or be sued; but no Direction being given how a Meeting of such Proprietors may be called: And whereas by Reason of the Death or Refusal of any or the major Part of the Committee impowered to call Meetings of Proprietors in Wharfes, or other Real Estates, the said Proprietors may be under Difficulties :

For remedying the fame:

Be it enaded by his Excellency the Governour, Council and Repretens A Juffice of tatives in General Court assembled, and by the Authority of the same, the Beace to That when and so often as five or more of the Proprietors in any Wharfes or call a Meetother Real Estate or Interest whatsoever, shall judge a Proprietors Meeting ing of Proprie necessary, and shall make Application to a Justice of the Peace within the Coun- Wharses upty where such Real Estate or Interest lies, such Justice is hereby impowered to on Applicagrant a Warrant for fuch Meeting, directed to one of the Proprietor's asking the tion. same, requiring him to notify the Proprietors of the Meeting, and the Time and Place for the same: Which Notification shall be in writing posted up in some publick Place within the Town where such Estate lies, sourteen Days before the Time appointed for such Meeting; and such and so many of the Proprietors as shall affemble and meet together accordingly, shall have Power, by a major Vote of the Proprietors present, to chuse a Clerk to enter all Votes and Orders that shall from Time to Time be made at such Meetings; and shall be fworn to the faithful Discharge of his Office; and agree upon any other Method of calling Meetings; also to chuse a Committee for managing the Affairs of the Propriety; and also to pass all Orders and Rules for the further managing, improving and ordering such Estate or Interest as they shall agree: The Voices always to be collected according to the Interest, where the same is known; and no other Affair to be acted at such Meeting, but what is express'd in the Warrant

and Nótification of such Meeting.

And be it further enaued, That when it shall happen Suit shall be brought bro't against against any Proprietors in any Real Estate besides Lands, the Plaintiff bringing the Proprieforward such Suit, shall cause the Clerk of such Propriety or some principal Pro-tors the Clerk prietor in such Estate, to be served with a Copy of the Writ or Summons, at to be served. least thirty Days before the Day of the sitting of the Court to which the same

shall be returnable.

When Suit is

CHAP. V.

An Act in Explanation of and further Addition to the Act of Tenements liable to the Payment of Debts.

Preamble.

Mortgager hath in Equity to redeem such Land as he has mortgaged, may be legally taken by Capias or Attachment upon mean Process, or by Execution, for satisfying or paying the Debts of the Mortgager:

For removing whereof:

Rights of redeeming Mortgages liable to be taken by the Creditor of the Mortgager. Be it enacted by his Excellency the Bovernour, Countil and Representatives in Beneral Court assembled, and by the Authority of the same, That such Rights in Equity of redeeming mortgaged Lands heretofore have legally been, now are, and hereafter shall be liable to be taken by Capias or Attachment upon mean Process, and by Execution upon Judgment recovered for the Payment of the just Debts of the Mortgager, and the Person at whose Suit the said Right by Equity of redeeming such Mortgaged Lands is taken in Execution, shall have the same and as full and ample Right and Power of redeeming such Lands as the Mortgager himself had or ought to have, an Acknowledgement of Satisfaction in the Margin of the Record of such Mortgages, by the Mortgagee or his Heirs, shall be as sufficient a Discharge thereof to the Creditor who hath redeemed or shall hereafter redeem the same, or to his Heirs, as it would have been to the Mortgager himself or his Heirs.

Overplus to be returned and paid to the Debtor. Provided, That if the faid Right shall by Apprizement in dueForm of Law happen to exceed the Sum to be levied with the necessary Charges, the Overplus shall be paid by the Creditor to the Debtor, within three Months after levying the Execution or Publication of this Act.

Executions hereon to be enter'd in the Registry of Deeds.

Provided also, And he it further enacted hu the Authority aforesaid, That all Executions that shall hereafter be levied on Lands or Tenements, and the Proceedings thereon, shall at the Charge of the Creditor, within three Months after such levying, be entred in the Office of the Register of Deeds for the County where such Lands lie.

Debtor allow'd a Year to redeem his Right.

And it is further provided and enacted, That the Debtor whose Right in Equity as aforesaid is taken by Execution as aforesaid, shall have Liberty for the space of one Year next after levying such Execution, of redceming such his Right by paying the full Sum levyed by Execution on such Right, with lawful Interest, and all Charges arising thereon, and such other Sum or Sums as the Creditor, at whose Suit the Execution was levied, shall have paid to the Person or Persons to whom it was before mortgaged, or to the Mortgager himself.

Creditor to have a good Title to the Land.

And it is further enace, That such Person or Persons (at whose Suit such Lands or Right by Equity of redeeming any mortgaged Lands, have been, are, or shall be taken by Execution as aforesaid) shall be as legally and sully intitled to the said Lands or Right of redeeming the Mortgage or Mortgages thereof, as the original Mortgager at the Time of levying the Execution was; and the said Lands or Right of redeeming the same shall be and remain to the said Crestaid Lands or Right of redeeming the same shall be and remain to the said Creditor, and his Heirs and Assigns for ever, unless redeemed by the Mortgager within one Year as aforesaid.

Coilectors of Lares. Diginal Summons.

An Act,

Paffed by the Great and General Court of Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the twenty eighth Day of May 1 7 3 5. And continued by Adperamble. journments to Wednesday the nineteenth Day of November following.

CHAP. I.

An Act to impower the Collectors of Taxes to require Aid. 4G. 2. 62. 1,

7 HEREAS the Collectors of the Rates and Taxes oft-times labour under Difficulty in collecting from diverse Persons the Sums affessed on them, and sometimes are prevented ever collecting the same, for that the Law doth not mpower the Collectors to require and take Aid to assist them in distrein-Taxes iming for the Rates committed to them to collect, and apprehending Persons who powered to refuse to pay the same; which is to the publick Damage:

demand Aid.

For Remedy whereof: Be it enaced by his Excellency the Governour, Council and Reprefentatives in General Court asembled, and by the Authority of the same, That if any of the Collectors of the Province, County, Town and Precinc Penalty for Rates and Taxes, when in the Execution of their Office, shall be hindred and refusing to impeded in collecting the Rates and Taxes committed to them, it shall be lawful for such Collectors, if Need be, to require some meet Person or Persons to aid and assist them therein. And that all Persons so required that shall resuse their Aid and Assistance, and shall be convict thereof, before one or more of His Majesty's Justices of the Peace in the County where the Offence is committed, shall pay a Fine to be disposed of to the Use of the Poor of the Town where the Offence may arise, not exceeding forty Shillings, at the Discretion of the Justice or Justices according to the Circumstances of the Offence; provided that it appear to the said Justice or Justices that the Aid so demanded as aforefaid was necessary.

And if the Person so convict will not pay his Fine, the Justice or Justices may upon refusal thereof, order such Person to the common Goal of the County, there to remain a close Prisoner for the space of forty-eight Hours, or order him to be set in the Stocks for the space of two Hours.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachüsetts-Bay in New-England. Begun and held at Boston upon Wednesday the twenty-sixth Day of May, 1736. And continued by several Prorogations unto Wednesday the twenty-sourth of November following.

CHAP. I.

Repealed

An Act for making more effectual Provision for the Service of Criginal Summons upon mean Procels.

HEREAS in and by an Ast made and passed in the thirteenthYear Preamble. of the Reign of His Majesty King William the third, it is provided,

"That original Process may be by Summons, Capias or Attachment" and some Disputes have arisen with Respect to the Manner of serving such Summons, which bath been attended with many Inconveniencies:

For Remedy whereof:

Be it enacted by his Excellency the Governour, Council and Repres Copy of an sentatives in General Court assembled, and hy the Authority of the same, original summons upon any Person, either in his private mons left at the Service of an original Summons upon any Person, either in his private the Desentance of Administrator, or any other Quality that Capacity, or in the Capacity of Executor or Administrator, or any other Quali- the Delen-dant's House fication whatfoever, shall be as good and valid in Law, to all Intents and Purpo- to be a suffises whatsoever, by an attested Copy of such Summons being left by the Officer cient Service.

high-Ways. Town Inhabitants.

at the House or usual Place of Abode of the Defendant, at least fourteen Days before the sitting of the Court, as if he had been served therewith in his own Person.

Proviso.

Provided, That if the Defendant against whom such Suit is brought, be out of the Province at the Time of such Service, he shall have the same Benefit as to a Continuance of the Action, as is by Law provided in Suits where Goods and other Estate is attached.

CHAP. II.

g W. & M. ca. 8.

An Act in Addition to an Act Intituled An Act for High-Ways.

Preamble.

HERE AS in and by an Act Intituled, An Act in Addition to an Act Intituled, An Act for High-Ways, made and passed in the first Year of the Reign of His present Majesty, It is enacted, "That no private Way or Ways laid out by the Select-Men of a Town shall be esteemed private Ways for such Town, nor committed to Record, unless such Town at their annual Meeting in March, shall by a major Vote allow and approve thereof: "But no Provision is made for applying for Remedy to the Justices of the General Sessions of the Peace when any Town unreasonably resuses to allow and approve of any private Way laid out as aforesaid, and to put the same on Record; which may be very detrimental to particular Persons desiring the same:

For Remedy whereof:

Persons aggrieved by any Towns resufting to allow a private Way, may apply to the General Sessions for Relief.

Be it enaced by his Excellency the Governour, Council and Reprefentatives in General Court allembled, and by the Authozity of the same, That when any Town fhall unreasonably refuse or delay to allow and approve of any private Way laid out by the Select-Men, and to put the same on Record, that then and in such Cases any Person or Persons who think themselves aggrieved hereat, may have Liberty to make their Application to the Court of General Sessions of the Peace held for that County in which the Way lies (provided it be within twelve Months from the Refusal or Delay of said Town) who are hereby authorized and impowred by a Committee of difinterested Persons whom they shall appoint, to lay out, or cause to be laid out, such particular or private Ways within or for fuch Town as may be petitioned for as aforesaid, so as no Damage be done to any particular Person in his Land or Propriety, without due Recompence to be made, either by the Town if it be of general Benefit, or otherwise by fuch of the Inhabitants as have the Benefit thereof, and defire the fame, as shall be adjudged and ordered by the Justices in their Sessions as aforesaid ; and \cdot faid Court are hereby authorized and impowred to inquire into the Damages by a Jury, to be summoned for that Purpose by the Sheriff or Coroner, as the Case may require, and shall make up Judgment with Respect to the Damages according to the Verdict of that Jury, which Judgment shall be final.

CHAP. III.

An Act in further Addition to an Act directing the Admission of Town Inhabitants, made and passed in the thirteenth Year of the Reign of King William the Third.

No Strangers to be entertained in a Town above twenty Days, without giving Notice to the Selectmen, &c.

fentatives in General Court assembled, and by the Authority of the same, That the Inhabitants of the several Towns within this Province, who shall receive admit and entertain any Person or Persons not being Inhabitants of such Towns, either as Inmates, Boarders or Tenants in the House where such Person dwells, or in any other House of his whatsoever, within this Province,

lay

Preventing of Theft.

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Province, or under any other Qualifications for more than the space of twenty Days, and shall not in writing under their Hands, give an Account to one or more of the Select-Men, or the Town Clerk of such Town, of all such Person or Perfons fo received, admitted or entertained by them, with the Time they first received them, and the Place from whence they last came, together with their Circumstances as far as they can, shall for every such Neglect forfeit and pay the Sum of forty Shillings, to be recovered by Bill, Plaint or Information, before Penalty. any Justice of the Peace, or in any of His Majesty's Courts of Record within this Province; the one Half of the said Fine to be employed to and for the Use of the Poor of the Town where such Offence shall be committed, the other Half to him or them that shall inform and sue for the same; and they shall be liable to answer all Charges that may arise in thesaid Town, by receiving and entertaining such Person or Persons as aforesaid, to be recovered by the Town Treasurer, or Select-Men where no Town Treasurer is appointed, who are hereby respectively impowred to bring an Action accordingly.

And he it further enacted by the Authority aforesaid, That all Cost warning Perand Charges arising by warning any such Persons as are not Inhabitants out of sons how to Town, entring the Caution, or carrying them out of Town, shall be defreyed be paid. and paid by those who received and entertained such Person or Persons in their. Houses as aforesaid, and shall be recovered by the Town Treasurer, or Select-Men, where no Treasurer is appointed, who are hereby respectively impowered

to bring an Action accordingly.

And the Town Treasurer or Select-Men of the respective Towns in this Account of Charge to be Province, are hereby directed and ordered, before they bring their Action, to exhibited by exhibit to fuch who receive and entertain any Person or Persons in their Houses the Townas aforesaid, an Account of the Charge arising thereby; and upon refusing to Treasurer or pay the same within five Days, they shall be liable to pay said Charge, and Select Men. be deprived of any Benefit by their Notification, tho' given within the twenty Days as aforefaid.

C H A P. IV.

An Act for the more effectual preventing and punishing of 4 W. & M. Theft.

THEREAS the Punishments already provided by Law against stealing, Preamble. have proved ineffectual, and even those that have suffered the Penalty in such Cases, have been so bold and hardy as to perpetrate their Wickedness a second and even a third Time :

For the more effectual preventing whereof;

Be it enaced by his Excellency the Governour, Council and Repres Second Thefe fentatives, in Beneral Court assembled, and by the Authority of the to be punishfame, That from and after the first Day of May next, if any Person who ed by string stands convict upon Record, either before a Justice of the Peace, or in any on the Gallows & Whip-Court of General Sessions of the Peace within this Province for stealing, shall after that presume to steal any Money, Goods or Chattels, to the Value of forty Shillings lawful Money, and be thereof convict by due Course of Law, before the Court of Affize and General Goal Delivery, holden within any of the Counties of this Province, he or they for such Offence, shall, besides paying treble the Value of fuch Money, Goods or Chattels so stolen, to the Party injured, together with Cost and Charges of Prosecution, be set upon the Gallows for the space of one Hour, with a Rope about his Neck, and one End thereof cast over the Gallows, and be severely whipt, not exceeding thirty Stripes.

And he it kurther enaced by the Authority aforesaid, That if any Third Theft Person convicted of a second Thest, in Manner as aforesaid, shall presume a to be punish'd third Time to steal any Money, Goods or Chattels, to the value of three Pounds with Death: lawful Money, and be thereof convict by due Course of Law, he shall be adjudged to suffer the Pains of Death, without Benefit of Clergy.

CHAP.

CHAP. V.

An Act for the better Regulating of the Service of Executions, as well by Sheriffs as Coroners, more especially in the remote Counties of the Province.

Preamble.

General Goal Delivery, sits but once in the Year, in many of the Counties of this Province, so that Executions upon Judgments obtained in those Counties (at the Superiour Court) are returnable but once a Year, whereby the Creditor is or may be kept for a long Time out of his just Debt, while in the other Counties of the Province the Writs are returnable every fix Months:

Executions to

made out in Cafe.

Be it therefoze enacted by his Exceliency the Gavernour, Council and be returnable Representatives in General Court astembled, and by the Authority in fix Months. of the fatte, That from and after the Publication of this Act, the Clerks of the Superiour Court of Judicature, Court of Assize and General Goal Delivery, are hereby authorized and directed to make all Executions on Judgments obrained at the faid Courts in such Counties where the faid Court sit but once in the Year, returnable into the Clerk's Office, at the End of fix Months from the Alias Executi. Date thereof; and the Clerks of faid Courts are further authorized upon the return of such Execution, to renew or make out an alias Execution for the ons then to be whole, or the remainder, as the Case may be returnable, at the next Superiour Court, to be held in and for fuch County.

And whereas it has been thought warrantable for the Sheriff or Coroner that have, by Virtue of Executions to them committed, after they have taken the Whole or Part of the Debt, to detain the same from the Creditor until the

Return of the Execution:

For Remedy whereof:

by Execution not to be detained in the

. Be it further enaced by the Authority aforesaid, That when and so often Money levied as any Sheriff or Coroner shall have levied or taken the Whole or Part of the Debt, by Virtue of the Execution, he shall within twelve Hours after the Reof the countries of faid Money, deliver the same to the Plaintiff, Creditor, or any Person Officers Hands authorized by him, upon Demand being made thereof in the Town where the Officer dwells: And in Case the Demand is made in another Town in said County, then he shall be allowed forty eight Hours to pay the same: And upon his Negle it or Refusal as aforesaid, shall forfeit to the Creditor, treble the lawful Interest of the Sum fo taken and detained by the Sheriff or Coroner, being convicted thereof, before the Court where the Writ of Execution is returnable.

Penalty for detaining it when demanded.

CHAP. VI.

12 W. ca. 6.

An Act obliging the Coroners within the several Counties of this Province to give Security for the due Performance of their Office.

Preamble.

HEREAS by Virtue of several Asts or Laws of this Province, the Coroners of the Counties are enabled in some Cases to serve and execute Writs in Civil Actions, as well original as judicial, but are not obliged to give Bond for the faithful Discharge of that Trust; whereby the Creditor or Plaintiff in such Process may be in Danger of Suffering Damage:

Coroners to give Bond before they ferve Writs.

Te it therefore enaced by his Excellency the Covernour, Council and Representatives in General Court allembled, and by the Authority of The same, That from and after the twenty fifth Day of March, which will be in the Year of Our Lord One Thousand seven Hundred and thirty seven, no Coroner shall have Authority to serve any Process or Writ, original or judicial.

Rates and Larcs.

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judicial, tho' to him directed, until fuch Time as fuch Coroner shall have given fufficient Security, for his faithful Behaviour, in the serving and executing all fuch Writs as aforefaid, as shall be committed to him, pursuant to the Laws of this Province, to the Satisfaction of the General Sessions of the Peace in the County where fuch Coroner lives; the Bond to be made payable to the Treafurer of fuch County, for the Use and Benefit of the Person or Persons that may be injured by the Failure of the Coroner in that Behalf.

And he it further enacted by the Authority africaid. That the seve- Coroners ansral Coroners within this Province shall be answerable in the Law for their res- werable for pective Deputies, in the same Manner that the Sheriffs within this Province are their Deputes. answerable by Law for their respective Under-Sheriss and Deputies, with Respect 12 G. ca. 4.

to the due Execution of their Office.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun, and held at Boston upon Wednesday the twenty-fifth Day of May, 1737. And continued by Prorogation and Adjournments unto Wednefday-the thirtieth Day of November following.

CHAP. I.

An Act in Addition to an Act Intituled, An Act direct- 4 G. 2. ca. 1. ing how Rates and Taxes, to be granted by the General Affembly, as also County, Town and Precinct Rates shall be affessed and collected.

THEREAS in and by an Act made and pass'd by the Great and Preamble. General Assembly, in the fourth Year of His Majesty's Reign, it was provided, "That when and so often as the Treasurer of the " Province shall send out his Warrant of Distress against any defective Constables, " Sheriff or Under-Sheriff, the Officer executing the same, shall destrain and " levy the Lands or Tenements of faid defective Constable, Sheriff or his De-" puty for their or any of their Defaults, in not collecting or not paying into " the Treasury, any Sum or Sums of Money, which ought to be by them col-" lected, levied and paid in as aforefaid, and cause due Apprizement to be made of any Houses or Lands so levied, by the Oath of two or three Freeholders " in the same County, (which Oath any Justice of the Peace is hereby impowred

"to administer) and after Apprizement to make Sale of such Houses and Lands, and give good and lawful Deed or Deeds for the same;" which Apprizement and Sale, not being sufficient to secure the Province, County or Towns where such Lands or Tenements lie : Remedy whereof: \mathbf{For}

We it enacted by his Excellency the Governour, Council and Reprefer. Houses and tatibes in Beneral Court aslembled, and by the Authority of the same, fective Con-That when and so often as any Warrant of Distress shall be fent forth by the stables, &c. Treasurer of the Province, or Treasurer of any County, Town or Precinct. to taken on Exethe Sheriff or his Deputy, or to the Coroner, to levy the Lands or Tenements cution to be of any defective Constable: Sheriff or Deputy, in such Case it shall be lawful for the Officer executing such Warrant of Distress, upon Apprizement made as aforesaid, to make Sale of such Houses and Lands to the highest Bidder, and give good and lawful Deed or Deeds for the fame; having first given publick Notice of Time and Place of Sale at least thirty Days in the Town where such Lands or Tenements lie, as also in the two adjacent Towns: And in Case the Produce of such Houses or Lands shall not satisfy-the Sum or Sums mentioned

Proprietoes of Townships.

And if not sin faid Warrant or Warrants of Diffress, together with reasonable Charges arising fusions the thereon, then the Treasurer sending forth such Warrant Coallies. Body of such thereon, then the Treassurer sending forth such Warrant, shall issue an alias Exe-Contable, see cution or Warrant for such remaining Sum or Sums; and the Officer executing to be taken. the same, for want of Estate, shall take the Body of such defective Constable, Sheriff or Deputy, and him commit unto his Majesty's Goal in the County whereto he belongs, until he shall pay the same.

CHAP. II.

An Act to enable the Proprietors of the several Townships lately granted by the General Court to 'raise Moneys for defraying the Charges of setling the same.

Freamble.

HEREAS the Proprietors or present Possessors of several Town-Ships granted by this Court, have passed Votes for the raising several Sums of Money upon their Rights or Lots, to defray the necessary Charges of bringing forward the Settlement of the faid Townships; which Votes have not been complied with by the several Proprietors, nor is there any Method as yet prescribed to render the Said Votes effectual, or other Votes which the Proprietors may bereafter make:

Lands of delinquent Grantees in the new Townships to be fold, in

We it therefoze enaced by his Excellency the Covernour, Council and Representatives in General Court allembled, and by the Anchogicy of the same, That when any Person or Grantee of such new Plantation or Township already granted by this Court where the Condition of the Grant is not fulfilled, shall neglect or delay to pay the Treasurer or Committee, of such Township such Sum or Sums of Money, as shall be from Time to Time voted to be raised on their Lands or Rights, for thirty Days after such Rate or Tax is made and published in the Shire Town of the County where such Lands lie, and in the Town where the Clerk of fuch Proprietors shall live, as also in such other Town or Towns as have heretofore been, or as the faid Proprietors shall appoint, for the notifying of Meetings; and in thirty Days after, the Grantee or his Assigns may be notified thereof by advertising the same in one or more of the News-Letters; that then the Committee chosen by fuch new Plantation or Township, or the major Part of them, may and hereby are fully impowered at a publick Vendue (Notice thereof in the publick Prints as aforefaid being given) to fell such delinquent Proprietors Lots and after Rights in faid Townships, to such Person or Persons as may appear to give most for the same, and will give Bond to the Committee, or other Person appointed by the General Court to take Bond for the Performance of the Conditions of the original Grant, and the original Grantee shall have his former Bond given up and delivered him if he desire the Disposition of same; the Money arising on such Sale to be applied for the defreying such delinquent Proprietors Rate or Tax; and the Overplus, if any there be (after all Charges arising about the same are subducted) shall be paid, the one Half to the Treasurer of said Township for the general Use and Service of the said Township, and the Residue to the said delinquent Proprietor, his Heirs or Assigns.

the Produce of fuch Sale:

> Provided always, That if such Proprietors are not Inhabitants of this Province, that then there be referved to them, their Heirs or Assigns, a Liberty of Redemption of fuch Rights, they paying the Purchaser or Grantee, or their refpective Heirs, within fix Months, fuch Sum as the Lands fold for, with the Costs arisen by Improvement made thereon, and double Interest, until the same be re-

deemed.

Provided also, That where any Grantee has brought forward a Settlement, and is in the actual Possession of his Right, that then and in such Case so much only, and no more, of his Right shall be sold as may be sufficient to defray such Proprietors Rate, and the Charges arising on the Sale.

Proviso.

Proviso.

he

Proprietors. Executors.

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Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the thirty-first Day of May, 1738. And continued by Prorogations unto Wednesday the twenty-ninth Day of November following.

CHAP. I.

An Act in Addition to an Act made in the eleventh Year of His Majesty's Reign, Intituled An AET to enable the 11 G. 2 ca. 2. Proprietors of the several Townships lately granted by the General Court, to raise Moneys for defreying the Charges of setling the same.

THEREAS in and by said Act Provision is only made for the enforcing the Payment of such Sum or Sums of Money as shall be from Time Preamble. to Time hereafter voted to be raised, which not being sufficient to an-

fwer or effect the End proposed:

Be it therefore enaced by his Excellency the Covernour, Council and Representatives in General Court assembled, and by the Authority of the Lands of defame, That when any Grantee or Proprietor of such new Plantation or Town-prietors in the ship, which is already or that shall hereafter be granted, where the Conditions new Towns to of the Grant are not fulfilled, shall neglect or delay to pay unto the Treasurer be sold for or Committee of fuch Township, such Sum or Sums of Money as by the Pro- Paying Taxes. prietors thereof have heretofore been voted to be raised, as well as those that hereafter shall be voted to be raised upon their Lands or Rights, for thirty Days after fuch Rate or Tax is made or published as in and by faid Act is directed, and the Sale be notified in the Boston Gazette twenty Days before the same be made: The Committee chosen by fuch new Plantation or Township, or the major l'art thereof, are hereby fully impowred to proceed in the Sale of such delinquent Proprietors Lands, as in and by said Act is already made and provided.

CHAP. II.

An Act for the more effectual obliging of Executors to Inventory the Estate of their Testators.

THEREAS notwithstanding the Provision by Law heretofore made, Preamble. Executors many Times refuse to Inventory the Estate of their Testators, to the great Disadvantage and Injury of the Creditors and Legatees of the Deceased:

Be it therefore enaded by his Ecellency the Governour, Council and Representatives in General Court allembled, and by the Authority of the Executors to fame, That every Executor that hath or shall take that Charge upon him, and give in an Inagainst the Tenor of the Law in that Case provided, shall hereafter neglect to give ventory. in a full and true Inventory of the whole Estate of the Deceased, so far as is then come to his Hands or Knowledge, being duly served with a Citation from the Judge of the Probate for that Purpose, shall stand chargeable with-all the Debts and Legacies of his Testator, as his own proper Debts; and over and above the Penalty already provided, shall forfeit the Sum of One Hundred Pounds 1,100 for each a Month, for every Month's Neglect thereof; to be recovered by any uncertain Months Negor residuary Legatee of the faid Testator, by Action of Debt, Bill, Plaint or 'est. Information in any Court of Record, and to be equally divided between the faid uncertain and refiduary Legatees, excluding fuch Executor from any Part thereof.

Weights and Measures.

CHAP. III.

4 W. & M. ca. 14.

An Act in further Addition to an Act, Intituled An Act for the due Regulation of Weights and Measures, made in the fourthYear of their lateMajestiesKing William and Queen Mary.

Towns to be furnished with Wine Mea-

E it enacted by his Ercellency the Governour, Council and Representatives in General Court allembled, and by the Authority aforesaid, That each Town within this Province shall within six Months next after the Publication of this Act, be further provided with one Wine Gallon and one Wine Quart, to be kept and used only as Standards in such Towns.

Sandards of Weights and Measures to be tried anew.

And the Select-Men of every fuch Town, whose Standards of Beams, Weights and Measures have not within three Years last past been tried and proved by the Province Sandards, shall on or before the first Day of June next, send all the Beams, Weights and Measures, which such Town is, either by this or any other former Act, obliged to keep as Standards, into the Province Treasury, and there have them tried, proved and sealed as the Law directs, on Penalty of forfeiting the Sum of fifty Pounds; one Moiety to his Majesty towards the Support of the Government within this Province, and the other Half to him or them who shall inform and sue for the same. And every Town shall once in every five Years have their Standards tried and proved by the publick Standards, on Penalty of forfeiting the like Sum of fifty Pounds for the Uses aforementioned, Forfeitures and Penaltics aforementioned to be recovered by Action, Bill, Plaint or Information, in any of His Majesty's Courts of Record within this Province, or by Presentment of the Grand Jury, who are required to present all Breaches of this Act.

Penalty.

Proviso for County Standards.

Provided always, That in Case the Justices of the Peace at their Sessions in either of the Counties within this Province, shall at the Charge of such County procure for Standards, a Beam and all fuch Weights and Measures, as are directed by Law to be kept in the Province Treasury, and shall once every five Years try and prove them by the Province Standards, any Town may have their Standards tried and proved by the Standards of the County wherein such Towns lie, and it shall be accounted as sufficient and valid as if tried and proved by the Province Standards. The faid Standards to be kept by the County Treasurer who shall have the same Fee for proving and sealing Weights and Measures as is by Law allowed to the Province Treasurer.

TownSealers to issue out for bringing Weights and Measures to be fealed.

And he it enacted by the Authority aforesaid, That the Sealer duly appointed in each Town within this Province from Time to Time, is hereby directed and impowered, instead of sending out his Warrant in the Month of April, their Warrants to fend forth his Warrant sometime in the Month of May annually to the Constable or Constables, requiring him or them to warn all the Inhabitants of such Towns, to bring in both the great and small Beams, Weights and Measures, which they make use of, at such Time and Place as he shall appoint. And such Constables are hereby obliged within fix Days, after having received such Warrant, to warn all the Inhabitants, and return to the Sealers a List of all Persons fo fummoned.

Penalty for Sealers or Constables Meglact. Committed.

And each Sealer and Constable neglecting his Duty herein, shall for each Neglect forfeit and pay the Sum of forty Shillings, to be levied by Distress by Warrant from any Justice of the Peace of the County where the Offence is

Penalty for not bringing in Weights & Measures to be fealed.

And he it further enacted by the Authority oforelaid, That if any Person shall refuse or neglect to bring or send in his Beams, Weights and Meafures to the Sealers, in order to be tried and proved by the Town Standard, for the space of seven Days next after legal Warning has been given such Person for that Purpose, every Person so offending shall forfeit and pay the Sum of forty Shillings; one Moiety thereof to the Poor of the Town where such Offence

shall be committed, and the other Moiety to the Sealer, who is hereby obliged to inform and fue for the same; to be heard and determined by one or more of His Majesty's Justices of the Peace of the County where the Offence shall be committed.

And whereas it hath been found that the Fees already allowed by Law to the

Sealers of Weights and Measures are insufficient:

We it enacted by the Authority aforesaid, That every Sealer shall be paid Additional by the Owners of all fuch Beams, Weights, Scales and Measures as shall be by said Fees to the Sealer found not conformable to the Town Standard one Penny over and above Sealer. what is already allowed by Law, for each Beam, Weight and Measure, and also one Penny for every Beam, Weight and Measure which shall be found conformable to the Town Standard upon his trying and proving them.

And be it further enacted by the Authority aforesaid, That if any Persons Fine for exthall, after the Publication of this Act, fell or expose to Sale any other Beams, Weights Weights or Measures, than such as have been tried, proved and Sealed according to Beams and Law, shall forfeit and pay the Sum of forty Shillings for each Offence, for the Measures not Uses as last before mentioned, and to be heard and determined by one or more of sealed. His Majesty's Justices of the Peace.

And it is hereby further ordered and declared, That the several Acts for Weights and Measures to regulating Weights and Measures, be publickly read in each Town at their an- be read in the

niverfary Meeting in March, from Time to Time.

March Meet-

Acts and Laws,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the thirtieth Day of May, 1739. and continued by Prorogations to Wednesday the fifth Day of December following.

CHAP.

An Act in Explanation of fundry Acls heretofore made, referring to the Admission of Town Inhabitants.

YOtwithstanding the Provision made by the Act pass'd in the twelfth and Preamble. thirteenth Years of King William the third, (Intituled, An Act directing the Admission of Town Inhabitants) " That no Town shall be obliged to be at Charge for the Support of any Person residing there, un-" less such Person have continued in such Town (without being warned to depart thence) by the space of twelve Months, or else have obtained the Ap-" probation of the Town, or the Select-Men thereof for his dwelling there: Yet inafmuch as it is not exprestly declared in what Way and Manner such Approbation shall be given, some Doubt hath thereupon arisen, whether the Select-Men or Assessors in any Town, their rating or assessing any Person residing there, to Town Charges, and the Inhabitants reaping the Benefit of his Rate, ought not (within the Meaning of the said A&) to have the Force of an Approbation for fuch Persons dwelling there, so far as to subject such Town to the Charge of his Support in Case he stands in Need; by Means whereof sundry Disputes and expensive Law-Suits have arisen and may arise, unless prevented by this

We it therefore enacted by his Excellency the Gabernour, Council and When Persons Representatives in General Court assembled, and by the Authority to be esteemed of the same, That no Town shall be obliged to be at Charge for the Sup- Inhabitants of port of any Person resident in such Town that hath not continued there so long any Town. as to become an Inhabitant, unless he have obtained the Approbation of the

Cozoners.

Their being rated not to make them so.

Town (at a Meeting of the Inhabitants regularly affembled) or the Approbation of the Select-Men (at their Meeting) for his dwelling there; such Approbation of the Select Men to be given in writing under their Hands or under the Hands of the major Part of them: And no Act of the Select Men or Assessors in rating or affesting any such Person unto any Charges whatsoever, shall subject

fuch Town to any Expences for his Support.

Preamble.

And whereas upon the first Paragraph in the Ast made in the fourth and fifthYears of his present Majesty's Reign, and likewise that made in the tenth Year of the same Reign, directing the Admission of Town Inhabitants, which relates to the Charges which the Inhabitants of any Town shall be liable to . answer, who shall admit and entertain any Person (not being an Inhabitant of fuch Town) in his House as Tenant or otherwise, for more than twenty Days, and shall not in writing give such Account to one of the Select-Men or Town Clerk of fucb Town, as in faid Act is prescribed; a Doubt hath arisen whether the Words [all Charges] are to be construed to extend to the Charges of supporting the Persons so received and entertained, which may arise after he shall have continued in such Town so long as to become an Inhabitant:

Be it therefoze declared and enacted by the Authority aforesaid, That the Words [all Charges] in the faid Paragraph do extend to and include the Charge of supporting the Person so received and entertained after he shall have continued his Residence in such Town so long as to become an Inhabitant; and that fuch Charges may be recovered at any Time after they have arisen, although the Term limited for the Continuance of the faid Act or Acts may

(at the Time of bringing the Suit) be expired.

Forbearance of the Selectexcuse those that entertain

And it is hereby further declared and enaced by the Authority aforefait, That no Forbearance of the Select-men to warn the Person received and entertained as aforesaid to depart the Town, shall free the Inhabitant of such Persons out of Town by whom he was admitted and entertained from the Charge aforesaid, Town, not to who shall violate the said A& by neglecting ro give Account or Notice in Man-And each Person offending (in Violation of said Act) ner as is therein directed. shall be liable to answer the whole of the Charge incurred for the Relief of the Person by him admitted and entertained as aforesaid; and all such Charges are and ought to be understood and accounted to have arisen and accrued to the Town by Reason only of such his Misseed and Neglect; any others in like Manner offending notwithstanding.

And that the feveral Acts aforefaid, are and were intended as herein ex-

plained, and ought always so to be understood and put in Execution.

СНАР. ІІ.

12 W. ca. 6.

An Act in Addition to an Act Intituled, An Act in further Addition to the several Acts or Laws of this Province relating to the Office and Duty of a Coroner.

Preamble,

HEREAS some of the Coroners within this Province have of late, greatly multiplied their Deputies, and under Colours Sold To greatly multiplied their Deputies, and under Colour of such Deputation Persons have pretended to be exempted from Duties and Services whereto by Law they are liable:

to appoint Deputies but for casions.

We it therefore enaced by his Excellency the Governour, Council and Coroners not Representatives in General Court assembled, and by the Authority of the same, That from and after the first Day of March next, no Coroner shall particular Oc. have Power to appoint a Deputy otherwise than for a particular necessary Occasion, and after such Deputy's Service therein his Power shall cease; and that all Deputy Coroners that may have received a general Deputation before the faid first Day of March, their Deputation shall be of no Force or Virtue after the faid Term, but shall then cease and be determined, and no Person under Pretence of any fuch Deputation, shall be excused from any Duties or Services whatsoever which he may by Law be otherwise obliged or liable to.

No Coroners Deputies to be excufed

CHAP.

Limitation of Actions: Walte on Lands.

29 I

CHAP. III.

An Act for Limitation of Actions and for avoiding Suits in 22 G. 2 ca. 3. Law where the Matter is of long standing.

THEREAS it is highly reasonable, and conduces much to the Peace and Preamble.

Welfare of the Subject that a certain and reasonable Time should be set

for the prosecuting of Actions:

15e it therefore enaded by his Excellency the Governour, Conneil and Representatives in General Court assembled, and by the Authority of Timelimited the same, That the several Actions hereafter mentioned, which shall be brought of bringing at any Time after the End of this present Session of the General Court, shall be brought. at any Time after the End of this present Session of the General Court, shall be commenced within the Time and Limitation hereafter expressed: That is to fay, Actions of Trespals upon Lands, or Quare Clausum fregit, within five Years next after the Caufe of such Actions or Suits, and not afterwards; all Actions for Arreages of Rent, or grounded upon any Lending or Contractwithout Specialty; all Actions upon the Quantum meruit, or for Service within the space of four Years next after the Cause of such Actions or Suits, and not afterwards; all Actions of Trespass, of Assault, Menace, Battery, Wounding or Imprisonment; all Actions for malicious Prosecution within two Years next after the Caufe of such Actions or Suits, and not afterwards; and all Actions of Detinue, Deceipt, Trover, Trespass and Repleven for taking away Goods and Chattels, within the Term of three Years, and not afterwards; and all Actions of Slander, or for Words within one Year next after the Words spoken, and not afterwards.

Provided however, That each and every of the Actions before mentioned, Actions where the Cause athe Cause whereof hath arisen before the Publication of this Act, may be com- rifes beforethe menced in the like Term of Time from the Publication hereof, as herein before Publication of is set and limitted, for bringing such Action or Actions respectively from and this Act when after the Cause thereof.

And be it kurcher enacted by the Authority afgresaid, That in all Regulation of Actions of the Case for flanderous Words; all Actions of Assault and Battery; the Costs in all Actions for false Imprisonment; and all Actions for malicious Prosecution several Kinds to be sued or prosecuted in any of the Courts of Record within this Province, of Actions. if the Jury upon the Trial of the Issue in such Action do find or allow the Damage under forty Shillings, the Plaintiff or Plaintiffs in such Actions shall have and recover only so much Costs as the Damage so given amount unto, without any further increase of the same.

Provided always, And he it further enacted, That this Act shall not be Proviso referunderstood to bar any Infant Feme Covert, Person imprisoned, beyond the Seas, ing to Infants, or non compos mentis, from bringing either of the Actions before mentioned within the Term before fet and limitted for bringing such Action, reckoning from the Time that such Impediment shall be removed.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-eighth Day of May 1740. And continued by Prorogation unto Wednesday the twentieth Day of August following.

CHAP. I.

(Repealed) An Act to prevent Strip and Waste on Lands, while Suits are depending in the Law for the fame.

THEREAS it often happens that Persons are in Possession of Preamble. Lands to which they have no Title, and the Owners or Proprietors thereof, are obliged to bring their Writ of Ejectment to recover their

Common-Pulances.

Title and Possession of such Land, and the Tenants in Possession, or some others under them, after such Writs are brought, and before final Judgment and Possession is had, make great Strip and Waste to the great Prejudice of the legal Owners and Proprietors, &c.

For Prevention whereof for the future:

No Trees or down on any Land in Suit.

We it enaced by his Excellency the Governour, Council and Reprefentacives in General Court astembled, and by the Authority of the same. Poles to be cut That from and after the Publication of this Act, if any Person or Persons shall bring foward and profecute any Writ of Ejectment for the recovery of the Possession of any Lands and real Estate which shall be unjustly withheld from him or them by any Person, and such Person in Possession, or any other Persons whatfoever, during the Time fuch Writs or Suits are depending in the Law, shall presume to make Strip or Waste by cutting, felling or destroying the Wood, Timber, Trees or Poles standing or growing on such Land sued for, shall for every fuch Offence, forfeit and pay to the Party aggrieved twenty Shillings for every Tree of one Foot Diameter, over and above the true Value thereof; and for every Tree or Pole under that Dimension cut, felled or destroyed as aforesaid, twenty Shillings; to be recovered by Action, Bill, Plaint or Information in any Court of Record proper to try the same, after, the Plaintiff or Defendant has recovered his Title and Possession of such Estate sued for.

Penalty.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-eighth Day of May, 1740. And continued by feveral Prorogations unto Wednesday the twenty-fixth Day of March following.

CHAP. II.

4 W. & M. ca. 9.

An Act in Addition to the several Acts heretofore made relating to common Nulances.

Preamble.

OR preventing of Desolation by Fire that may happen by erecting of Potters Kilns and Houses near to dwelling Houses and other Buildings; and the Inconvenience and Mischief that may accrue to the Neighbourhood by the offensive and unwholsome Smoak and Stench proceeding from the Kilns, when on Fire:

Potters Kilns not to be set up in Market or Sea-Port

Be it enaced by his Excellency the Covernour, Council and Representatives in General Court accombled, and by the Authority of the same, That if at-any Time after the Publication of this Act, any Person or Persons shall presume to erect or set up any Potters Kiln or Kiln-House in any Place Towns with within either of the Sea-Port or Market-Towns in this Province, other than out Licence. fuch Place as heretofore has been used for that Purpose, or as the Select-Men of fuch Town, with two or more of the next Justices of the Peace shall assign or approve of as most safe and convenient, and least offensive to the Neighbourhood; every Person and Persons so offending, and being thereof duly convicted before the Court of General Schlions of the Peace, in fuch County, shall forfeit and pay the Sum of thirty Pounds, one third Part of the said Forfeiture to be to the Use of His Majesty for the Support of this Government, one third Part to the Poor of the Town where such Offence shall be committed, and the other Third to him or them who shall inform and sue for the same; and the Offender or Offenders so convict shall likewise enter into Recognizance to take down such Kiln House, and in Default of entring into Recognizance as aforesaid, shall be committed to Prison, until he do cause the same to be taken down, or otherwise fuch Kiln-House shall be taken down by Order of the said Court; and the Charge thereof be levied by Distress and Sale of such Offenders Goods, returning the Overplus if any be.

CHAP.

Penalty:

Proprietoes of Lands.

General Fields.

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Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston upon Wednesday the eighth Day of July, 1741.

CH-AP. I.

An Act to enable Proprietors in common and undivided Lands to chuse Treasurers for their respective Proprieties as Occasion may require.

Est enacted by his Excellency the Governour, Council and Respectentatives in General Court associated and his contractions in General Court associated and his contractions. presentatives in General Court assembled, and by the Authority of Proprietors of the same, That it shall and may be lawful for the Proprietors of any Landsimpowcommon and undivided Lands or the major Part in Interest of them that are red to choose present at any of their lawful Meetings, whenever Occasion shall require, to Treasurers. chuse some suitable Person for their Treasurer, who shall be sworn before a 12 A. ca. 2. Justice of the Peace to the faithful Discharge of his Trust; and such Treasurer is hereby impowered to demand, sue for, recover and receive all such Sums of Money, Debts and Dues, as shall at any Time belong to the said Proprietors, Treasurers or be any Ways due or coming to them, and make Payment thereof again to Power. such Persons, and for such Uses as he shall be lawfully ordered and directed from the Proprietors; and of all this render his reasonable Account on Demand; and such Treasurer shall continue in his Office till the Proprietors shall see Cause to chuse another.

C H A P. II.

An Act to enable Proprietors of General and Common Fields to raife Taxes, &c.

E it enaced by his Excellency the Governour, Council and Representatives, in General Court assembled, and by the Authority of the same, That in every Town in this Province where severy Proprietors of ral Allotments of Lands are inclos'd in one general or common Field or Inclo-common fure, and as fuch improved, or where all the Proprietors of Lands shall hereaf- Fields imter see Cause to inclose, fence and improve the same in such Manner; that in powred to fuch Case the Proprietors of such general Fields respectively shall be and are raise Taxes. hereby fully authorized and impowered in a Proprietors Meeting for that Pur- 12 A. ca. 2. pose regularly convened, by a major Vote of the Proprietors then present, (the Vote to be collected according to the Interest of the Proprietors) to agree upon and pals one or more Votes for the raifing and collecting such Sum or Sums of Money from Time to Time as they shall judge necessary for the carrying on, or managing any publick Affairs relating to such Proprietors; and that they be alike And to chuse impowered to chuse three or five Assessor for the assessing and apportioning such Assessor and Sum or Sums so agreed on and voted, upon the Proprietors of such Lands, ac- Collectors cording to their several Interests therein; and to appoint a Collector or Collectors to gather in and collect the same, which Collector or Collectors shall be and are hereby fully impowered to levy and collect the Sum or Sums fo fet and apportioned for such Proprietors to pay, in the same Manner as Constables of Towns within this Province are impowered to levy and collect the publick Rates or Taxes, and to pay in the same to the Proprietors or their Clerk, who is hereby impowered to grant Warrants for the levying and collecting such Proprietors or Affessment at such Time as shall be by them appointed for the Payment thereof; their Clerk to and such Clerk shall be accountable to the Proprietors therefor: The Person rants for such or Persons so assessing the said Proprietors, and the Collector or Collectors that Taxes. shall be so appointed for the gathering and collecting the Sum or Sums so granted

and

Lord's-Day.

Affestors and Collectors to

and agreed upon by the faid Proprietors to be affeffed and collected as aforefaid, shall be under Oath for the true and faithful Performance of their Services res-Collectors to beunderOath. pectively, which Oath shall be administred to them as the Law provides for swearing Town Officers.

Aggrieved have Liberty of appealing.

Provided nevertheless, That any such Proprietor who apprehends himself Proprietors to aggrieved or over-rated in the making or apportioning such Assessment, shall have Liberty to apply to the Justices of the General Sessions of the Peace in the respective Counties where such Lands lie for Relief; and in such Case the said Justices are hereby fully impowered to grant Relief accordingly.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the eighth Day of July, 1741. And continued by Prorogation and Adjournment unto Wednefday the fixteenth Day of September following.

CHAP. III.

An Act in further Addition to the several Acts for the Observation and keeping of the Lord's-Day.

References. Persons offending against this Act to be bound over to the Court of Ge-

4 W. & M.

ca. 8. and

De it enacted by his Excellency the Governour, Council and Representatives in General Court assembled, and by the Authority of the same, That from and after the Publication of this Act, when any Person or Perfons that shall be found by any one or more of His Majesty's Justices of the Peace loitering, or idly spending his, her or their Time, or unnecessarily assembled or affembling themselves in any of the Streets, Lanes, High-Ways or Commons in neral Seffions any Town or Place within this Province, on the Lord's Day or any Part of it, and being ordered by fuch Justice or Justices to disperse or retire to his, her or of the Peace. their respective Lodgings, or repair to the publick Worship, shall refuse or neglect so to do, such Justice or Justices shall bind over such Offender or Offenders to appear at the next Court of General Sessions of the Peace for the County where the Offence shall be committed, to answer therefor, and to bind over such Persons as shall be then present, or a sufficient Number of them to give Evidence concerning the same, and shall make a Record thereof, and deliver or transmit such Record to His Majesty's Justices at their next General Sessions of the Peace for fuch County, who shall thereupon direct His Majesty's Attorney General, or in his Absence such other suitable Person as they shall appoint, forthwith to file an Information against such Offender or Offenders, who being convicted of the aforesaid Offence, either by Verdict or Confession in Court, shall for his, her or their first Offence, forfeit and pay for the Use of the Poor of such Place where the Offence shall be committed, twenty Shillings, with Costs of Profecution, and stand committed until Payment thereof; and for his, her or their fecond and every other the like Offence the Sum of forty Shillings for the Use aforefaid, with Costs of Prosecution, and give sufficient Security for his, her or their good Behaviour till the next Court of General Sessions of the Peace, and stand committed till the same shall be performed.

Penalty upon Conviction.

Penalty upon a fecond Offence, &c.

> Provided always, That it shall and may be lawful for any Person or Persons convicted as aforesaid, to appeal to the Court of Assize then next to be held in and for such County, the Appellant or Appellants recognizing with sufficient Sureties to prosecute such Appeal there with Essect, as the Law directs.

Provilo.

Ascertaining the Ualue of Money.

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CHAP. IV.

An Act to ascertain the Value of Money, and of the Bills of 17 G. 2. ca. 1. publick Credit of this Province, granted this present Year 21 G. 2. ca. 1. for the Supply of the Treasury, and for securing the 23 G. 2. ca. 1. Credit of faid Bills.

die enacted by his Excellency the Bobernour, Council and Representatives in General Court allembsed, and by the Autho: The Value of rity of the same, That from and after the first Day of February next, Silver Money all coined Silver of Sterling Alloy shall be accounted, paid and taken as lawful stated at 61.8d. Money of this Province at the Rate of fix Shillings and eight Pence per Ounce. Troy Weight, and other Money in the same Proportion, and no otherwise, and all private Trade and Dealings where no other lawful Money or Thing is exprefly contracted for shall be intended to be in and for the Money aforesaid.

And whereas the Bills of publick Credit on this Province have been fluctua-ting and uncertain in their Value, whereby many Mischiefs and Inconveniencies have arisen:

For preventing whereof for the future:

Be it enaged by the Authority aforelate, That the Province Bills Value of Bills emitted for the Supply of the Treasury this present Year, shall be valued and of Credit taken at the Rate following, viz. Every Bill of six Shillings and eight Pence, stated. at the Rate of one Ounce Troy Weight of coined Silver Sterling Alloy, and

all other Bills of said Emission at the same Proportion.

And be it further enacted, That six Shillings and eight Pence of all Debis and Dues to be contracted within five Years from the last Day of March next (Specialties and express Contracts excepted) shall be deemed and to all Intents and Purposes adjudged to be equal to one Ounce of coined Silver Sterling Alloy, and shall be accordingly paid with one Ounce of Silver, or with fix Shillings and eight Pence of the Bills to be emitted for the Supply of the Treasury this present Year (excepting as herein after excepted) or in so much of the Province Bills thereafter to be emitted, as shall be equal to one Ounce of Silver at the Time of Payment, and so in Proportion for a greater or less Sum.

Provided nevertheles, That if the Bills ordered to be emitted this present Allowance to Year, or other Bills hereafter to be emitted, shall be depreciated or commonly be made to pals at any lower Rate than they are fet at by this Act, or by the Act by which the Creditor fuch other Bills shall be emitted, that then and in such Case the Justices of the in Case the respective Courts shall give Judgment for so much in Silver as the true Debt appears to be, and in Want thereof for so much in said Province Bills, with the Addipteciated. tion of so much more as will make Amends for the depreciating said Bills from their present stated Value, or the Value at which such other Bills shall be stated.

And to the Intent that there may be one certain Rule by which the Justices

of the respective Courts shall proceed in making up their Judgments;

15c it enaued by the Authority asortsaid, That the General Assembly Rule for the shall once in every fix Months determine the Rates that saidBills then commonly Courts propals at in Proportion to Silver and Bills of Exchange payable in London, and in ceeding Want thereof it shall be determined by the eldest Councellor for the Time being thereon. in each of those Counties where any Member of His Majesty's Council is an Inhabitant, who are hereby appointed a Committee for that Purpose, and to ascertain the said Proportion by a Certificate under their Hands, or the Hands of the major Part of them, which Certificate shall be lodged in the Secretary's Office, and in Case of their Failure, that then the Justices of the Superiour Court of Judicature in their several Terms in the County of Suffolk annually shall appoint five able and sufficient Men upon their Oaths; to consider and report the true Value of those Bills as they will produce in Silver or Bills of Exchange to the best of their Judgment, and certify the same into the Secretary's Office; and the Secretary on Receipt of either of the aforesaid Certifi-

Appellants.

cates shall forthwith send attested Copies thereof to the Clerks of the Courts in the several Counties, to be by them laid before their respective Courts for their Direction.

And whereas the purchasing Silver at high Rates, has often brought a

Discount on the Bills of publick Credit:

Penalty for giving more for Silver than at the Rate fet in this Act.

Be it therefore further enaced by the Authority oforelaid, That whosoever shall at any Time within five Years from the first Day of February next, directly or indirectly by himself or by any other for him, wittingly give, contract or offer to give, receive, contract, or offer to receive more than fix Shillings and eight Pence in the Bills of publick Credit, ordered to be emitted this present Year for the Supply of the Treasury, for one Ounce of Silver Troy Weight of Sterling Alloy, or proportionably for any greater or less Sum, or more in any other Bills of Credit than (at the Rates at which they shall obtain a Currency) shall be equal to fix Shillings and eight Pence in the Bills ordered to be emitted this prefent Year, for one Ounce of Silver, and proportionably for a greater or less Sum, or more than a proportionable Value, whether Payment be made or proposed to be made in Bills or any other Way and Manner whatsoever, he shall forfeit the Sum of fifty Pounds, in the Bills ordered to be emitted this Year for the Supply of the Treasury, or equivalent thereto in other Province Bills, or in Silver or Gold; one Half to His Majesty for the Use of the Province, and the other Half to the Informer, to be recovered by Action of Debt, Bill, Plaint or Information in any Court of Record within the County where the Offence shall be committed, or by Indictment or Presentment of the Grand Jury; and in every such Prosecution, if the Prosecutor only, or other credible Person (who was Party in such Contract, Trade or Dealing) shall tender his Oath to the Truth of the Matter alledged (unless the Defendant will thereof acquit himself by his Oath) the Prosecutor or such other credible Person as aforesaid, shall be admitted to swear to the Matter of Fact charged upon the Defendant, and that shall be taken for full Evidence against the Defendant, and the Prosecutor or such other Person who shall so testify, shall not be liable to any Fine or Forfeiture he may have incurred by and in the same Contract, Trade, or Dealing; and if any Person thought probably concerned in any such Contract, Trade or Dealing, refuse to be sworn or to give Evidence either before the Court before whom the Trial shall be, or to the Grand Jury, he shall (by the Court who shall require such Oath) be fined such Sum as if he had been convict of buying Silver contrary to this Act, and shall stand committed till he pay the same, and the Fine shall be in like Manner applied.

Provided, That nothing herein contained shall be construed to restrain the buying or selling of Silver wrought into Vessels or other Things commonly made by Goldsmiths, at a higher Rate than six Shillings and eight Pence per

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CHAP. V.

An Act to alter several Laws that require Appellants to file and produce the Reasons of their Appeal.

Preamble.

Previso.

WHEREAS it is found by Experience that the Appellant's filing Reasons of Appeal in the Courts of the common Law, is a meer Matter of Form, and gives no Light in the Cause, but many Times occasions vain Disputes upon their Forms, to the needless Charge of the Appellants, and sometimes to the utter Overthrow of their Causes:

No Reasons of Appeal to be given in any Cause. Be it therefore enacted by his Excellency the Governour, Council and Representatives in General Court assembled, and hy the Authority of the same, That henceforth when any Party shall be aggrieved at the Sentence or Judgment of any Justice, or Court of General Sessions of the Peace, or Inferiour Court of Common Pleas, and appeal to any higher Judicatory, the Appellant

Alewives.

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Appellant shall not be required to file or produce any Writing purporting the Reasons of his Appeal, but the Cause may be entred and tried upon the Appeal without any Reasons filed or produced, as heretofore hath been accustomed: Any Law, Usage or Custom to the contrary hereof in any wife notwithstanding.

CHÂP. VI.

An Act in Addition to an Act made to prevent the Destruction 17 G. 2. ca. 5. of the Fish called *Alewives*, and other Fish.

HEREAS notwithstanding the several Acts made for the Prefervation of the Fish, and to give them free Passage up and down Preamble. the Rivers in their Seasons, yet by Reason of the many Dams erected, and often erecting across such Rivers and Streams where the Several Sorts of Fish pass up into the natural Ponds to cast their Spawns, said Fish are diverted in their Passage, to the great Decay and Ruin of such Fishery:

Be it therefore enacted by his Excellency the Governour, Council and Passage in Representatives in General Court assembled, and by the Authority Dams to be of the same, That whosoever shall hereafter erect or build any Dam across any kept open for such River or Stream where the Salmon, Shad, Alewives, or other Fish usually the Fish at the proper Season. pass up into the natural Ponds to cast their Spawn, shall make a sufficient Passage Proper Season. Way for the Fish to pass up such River or Stream through or round such Dam, and shall keep it once for the Spawn of the Posses of the Spawn and shall keep it open for the free Passage of the Fish from the first Day of April to the last Day of May annually, and all the Owners or Occupants of any Mill Dam or other Dams heretofore erected and made across any such River or Stream where the Fish can't conveniently pass over, shall make a sufficient Way either round or through such Dam, for the Passage of such Fish at or before the first Day of September next, and after that to keep such Passage Way open from the first Day of April to the last Day of May annually, on Pain that every Person offending in any of the Particulars aforesaid, shall forfeit and pay the Sum of fifty Pounds for each Offence.

Provided nevertheless, Whereas in some of the Rivers or Streams the faid Towns the Fish do not pass up to spawn in the Times by this Ast provided for, that it Selectmen's shall be in the Power of the several Towns wherein such Streams are, or are to appoint adjoining, or the Select-Men of such Towns, or the major Part of them, to the Season. appoint or order the Times of keeping open such Sluice-Ways, as in their Judgment may be agreable to the natural Time of said Fish passing up to spawn, so as it does not exceed sixty Days annually.

Penalty:

And be it further enacted by the Authority aforesaid, That the Owners Owners of or Occupants of fuch Dam or Dams shall allow sufficient Water Passage round the Dams to through or over such Dams for the Passage of such Fish or their young Spawn fage. in the Seafon of their going down fuch Rivers or Streams, on Penalty of forfeiting the Sum of fifty Pounds for every Offence.

Provided nevertheless, That whosoever is an Owner or Occupant of such Dam or Dams erected before the Year One Thousand seven Hundred and nine, Charge thereand by this Act is obliged to make such Passage Way for the Fish as aforesaid, of to be paid shall after he has effected the same, present his Account of the reasonable Charge by those that thereof to the Court of General Sessions of the Peace of the same County for nest. their Allowance, who are hereby impowered to proportion the feveral Towns Parts thereof who are advantaged thereby, and order each of faid Towns to affels and pay the same to such Owner or Occupant accordingly, and the Owners or Occupants of such Dam shall afterwards maintain such Passage Way at his or their own Cost and Charge.

And be it further enaced by the Authority aforesaid, That it shall be in Towns to the Power of any Town at their annual Meeting in March to chuse one or chuse Perfons more Persons whose Business it shall be to see that the said Passage Ways are open to see that pursuant to this Act, and that said Fish may not be obstructed in their usual this Act be

P p 2

Alewives and other fish.

passing up and down Stream, and to appoint the proper Place or Places for the taking such Fish with Scoop Nets, and to limit the particular Times and Days. for the taking the same.

Provifo.

Provided also, That this Act shall not be construed so as to affect the Order of this Court, pass'd in January One'l housand seven Hundred and thirty eight, relating to Watertown Mill-Dam.

the Fines.

And that the several Fines and Penalties arising by Virtue of this Act, shall Disposition of be sued for and recovered in any Court of Record proper to try the same, by any Person that shall prosecute and sue for the same, one Half of such Sum to be to and for the Use of the Prosecutor, and the other Half to be to and for the Use of the Poor of the Town where the Offence shall be committed.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the eighth Day of July 1741. And continued by Prorogation and Adjournments unto Wednefday the seventeenth Day of March following.

CHAP. VII.

See 6 Chap. of this present Year.

An Act in Supplement of an Act Intituled An Act in Addition to an AEt made to prevent the Destruction of the Fish called Alewives and other Fish.

Preamble.

THEREAS in and by an Act made in the present Year of His Majesty's Reign, Intituled, An Act in Addition to an Act made to prevent the Destruction of the Fish called Alewives and other Fish; the feveral Towns within this Province are enabled and impowered to chuse one or more Persons whose Business it should be to see that the Passage Ways for Fish (in said AS. ordered to be made) be kept open during the Term therein mentioned, that so the Fish may not be obstructed in their usual passing up and down Stream, and to appoint the proper Place or Places for the taking such Fish with Scoop-Nets, and to limit the particular Times and Days for taking the same; but no Penalty is therein ordered to be imposed on such as shall take Alewives or other Fish at other Times or Places than such as shall be appointed in Pursuance of Said Act:

Penalty for

. We it therefore enasted by the Governour, Council and House of Representatives, That whosoever shall presume to take any of the Kinds of Fish catching Fish in said Act enumerated (whether with Scoop-Nets or otherwise) in any River with Nets &c. or Stream within or adjoining to any Town within this Province at any other out of Season. Place or Time than such as has been or shall be limited and appointed by any Town in Pursuance of said Act, such Offender or Offenders shall forfeit and pay the Sum of ten Shillings for each Offence, one Moiety thereof to be for the Use of the Poor of the Town where the Offence shall be committed, the other Moiety to be to him or them who shall inform and sue for the same before one or more of His Majesty's Justices of the Peace in the same County.

Provided, That this Act be not construed to affect any Person taking Fish in any Town where such Town shall not in Manner as aforesaid appoint the

Time and Place for taking the Fish aforesaid.

Hopkinston and Upton Mands.

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C-H A P. VIII.

An Act to enable the Trustees appointed in His Majesty's High Court of Chancery to purchase Houses or Lands and improve the same for perpetuating the Charity of the honourable Edward Hopkins, Esq; more effectually to secure the Interest of their several Tenants in Possession of their Hopkinston and Upton Lands, and the Revenue of those Lands to the College and Grammar School at Cambridge, according to the true Intent of all Parties at the first Settlement of that Town.

THEREAS the Trustees appointed in his Majesty's high Court of Chan's Preamble. cery to purchase Houses or Lands and improve the same for perpetuating. the Charity of the honourable Edward Hopkins, Esq; at their Meeting the nineteenth of April 1716, agreed that those Lands should be leased out at the annual Rent of three Pence an Acre for the Term of ninety nine Years; and not exceeding nine Pence an Acre to those Termor's their Heirs and Assigns at any Time coming after the Expiration of that Term, and afterwards when the Leases were made for that Term to commence the twenty-fifth of March 1723, as on the one Hand they did not secure to the particular Termors their Heirs and Assigns the Right of renewing their Leases from Time to Time for ever upon an annual Rent not exceeding nine Pence an Acre, to the great difadvantage of the Tenant, so on the other Hand they obliged the Trustees to difcharge and fave the Tenants from paying any Province Tax for three Quarters of the Premises, to the utter Loss of the Rent therein reserved for the pious Uses aforesaid:

Be it therefoze enaced by his Extellenty the Babernour, Council and New Inden-Representatives in General Court allembled, and by the Anthogity cures to be giof the same, I hat it shall be lawful for the said Trustees, and they are hereby kinston and Utimpowered by certain Indentures between them and the Tenants of those Lands ton Land. to be executed, to confirm the several Tenements in the Tenure of the original Termors or their Assigns, to hold to them their Heirs and Assigns forever, reservaing a Rent Charge of one Penny Sterling Money of Great-Britain or equivalent in Province Bills by the Acre, payable the twenty-fifth of March annually in Licu of the Rent referved in their respective Leases, till the twenty-fifth of March One Thousand eight Hundred and twenty-three, and three Pence an Acte like Money payable the twenty-fifth of March annually from that Time' forward for ever, the Tenants covenanting for themselves their Heirs and Assigns to pay all Province Taxes for their Lands to be rated by this Court from Time to Time for what they are worth above the Rents referred as aforefaid.

And whereas the Trustees aforesaid have by an Endorsement on their several Preamble. Leases granted to the Termors and their Assigns the Right of Common in all their Lands in Hopkinston and Upton (above twelve Thousand five Hunderd Acres designed for the several Tenants and other particular Uses) in proportion to the Quantity of their Lands leased to them, and these Tenants apprehend they can more beneficially improve the said common Lands if divided to every one their Share : Now therefore,

Be it further quarted by the Authority abrelaid, That the Truslees aforesaid Tenants iminstead of granting them the Common aforesaid, be impowred by the Indentures Fowred to diaforesaid the better to enable them to pay the Land Tax aforesaid, to give, Commons, grant, convey and confirm to the Tenants aforefaid all the Lands aforefaid, in proportion to their Lands leafed to them as aforesaid, to hold to them and their

Executions.

Heirs for ever, that they may either improve the same in Common as was first intended, or divide and seperately improve the same as shall seem good to them or the major Part of them upon Advisement and mature Consideration thereof.

And for the better securing of the several Tenants Estate in the Premises, and more clear Discovery of their respective Interests, and the recovery of the Rents aforesaid:

A Register to be appointed for recording Leases &c.

We it further enacted, That the Trustees aforesaid shall, and they are hereby impowered to appoint a Register for those Lands, and swear him to the faithful Discharge of his Duty, and from Time to Time upon his Misbehaviour or Failure by Death or otherwise, to substitute and swear another in his Room, who shall keep fair Books of Record, and therein record one of those Leases already recorded by the Register of the County of Middlesex, with the mean Conveyances thence down to the present Tenant in Possession, as also a Certificate from the Register of the County of Middlesen of all the rest by him recorded, expressing the Lessees Premises Dates and the Terms of Continuance, with all the mean Conveyances down to the present Tenant in Possession; and he shall likewise record all those Leases and mean Conveyances not yet recorded by the Register of the County of Middlesex, and all future Conveyances of any of the faid Lands: And after the twenty-fixth Day of April next no Conveyance of those Houses or Lands, the Revenue whereof goes to the College and Grammar School in Cambridge, shall be good to hold the same against any other Persons but the Grantors and their Heirs only, unless the Deed thereof be recorded by the Register aforesaid, who shall take of the Purchasers at the Rate of eight Pence Sterling, or equivalent in Province Bills, for every Page of twenty eight Lines, eight Words in a Line for recording the same, and no more: And no Purchaser shall be obliged to record any of these Deeds in the Records of the County of Middlesen henceforward.

CHAP. IX.

An Act to limit and direct in suing out Executions upon Judgments of Courts.

Method for regulating Executions.

n 633

It & it enacted by his Excellency the Governour, Council and Repre: fentatives in General Court assembled, and by the Anthozicp of the same, That when Judgment shall be given in any Court of Record, the Party obtaining it may fue out Execution thereon at any Time within a twelve Month, and afterwards renew it as often as Occasion shall require; and where any Execution shall be returned without any Satisfaction made, or fatisfied only in Part, the Clerk of the faid Court within a twelve Month after the Return thereof into the Office, may ex Officio renew or make out an alias or Plureis Execution for the whole or the Remainder as the Case may be, till the Judgment be fully satisfied: But if the Party shall neglect to fue out his Execution, Alias or Plureis, within the Times afore limited, he shall fue out a Writ of Scire Facias, and cause the adverse Party to be served therewith, or an attested Copy thereof, to be left at his Dwelling or Place of usual and last Abode, seven Days inclusive before the Court's sitting, requiring him to shew Cause, if any he have, why Execution ought not to be done; and upon his Non-Appearance, or not shewing sufficient Cause, the Court shall award Execution for what remaineth, with additional Cost.

Support of Ministers. Incumbrances.

An Act,

Paffed by the Great and General Court or Affembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the twenty-fixth Day of May, 1742.

CHAP. I.

An Act in Addition to the several Acts or Laws of this Pro- 4 w. & m. vince for the Settlement and Support of Ministers.

THERE AS the professed Members of the Church of England have Preamble. complained that they are unreasonably taxed for the Support of divine Worship in the Manner established by the Laws of this Province, while they and their Families constantly attend the Worship of GOD according to the Usage and Order of the Church of England, either within their own or

some neighbouring Town, Parish, or Precinct: Be it enaced by the Governour, Council and House of Representatives, Tax of Per-That the Members of the Church of England and their Estates shall be taxed sons attending to the Support of the publick Worship of GOD with the other Estates and In- at the Church habitants within the Bounds of any Town, Parish or Precinct, according to the be paid their Laws of this Province: And the Treasurer of such Town, Parish or Precinct, own Minister: as he receiveth any fuch Tax, shall deliver the Taxes collected of every profes'd Member of the Church of England unto the Minister of the said Church, with whom he usually and frequently attends the publick Worship of GOD on the Lord's Days, which Minister shall have Power to receive, and if need be to recover the same in the Law, to support him in the Place whereunto he is duly designed and sent.

And if by that Means any Deficiency happeneth in the Salary of any Mini- Deficiency ster settled by the Laws of this Province, such Town, Parish or Precinct within provided for.

two Months after such Desiciency appeareth, shall make good the same. Members of Provided nevertheless, That all such professed Members of the Church of The England, shall be intirely excused from paying any Taxes toward the Settlement of any Minister or building any Meeting-House, pursuant and according ges towards
to the Direction and Orders of the Laws of this Pretings, and other laws of this Pretings. to the Direction and Orders of the Laws of this Province, and utterly debarred the Settlement from voting any Ways concerning such Ministers or Meeting-Houses.

Provided also, That no Person shall be exempted or his Tax paid over to &c. any Minister of the Church of England, unless such Minister and his Church Wardens shall first certify to the Treasurer of such Town or Parish where he lives, that such Person is a Member of the Church of England, and usually and frequently attends the publick Worship of GOD with them on the Lord's Days as aforesaid.

Proviso.

Acts and Laws,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-sixth Day of May, 1742. and continued by Prorogation and Adjournments unto Thursday the eighteenth of November following.

CHAP. II.

An Act to prevent Incumbrances about the Doors of the Court House in Boston.

WHERE AS the Doors of the Court House in the Town of Boston, are preamble often incumbred by Teams and otherways, so as very much to obstruct the Members of the General Court in their Passage to and from the said House:

Petit Jurozs.

Penalty for incumbering the Doors of the Court House.

Be it therefore enacted by the Governour, Council and House of Repretatives, That no Person or Persons whatsoever shall presume to incumber the faid House by stopping or suffering to stand any Coach, Chaise, Chair, Team, Cart, Sled, Truck or Wheelbarrow, or by laying any Lumber, Stones, Mud, Dirt, or other Incumbrance what loever within the Distance of twenty-four Feet from the West End, thirty Feet from the Bottom of the Steps at the East End, and ten Feet from either Side of the said House, upon Pain of forfeiting five Shillings unto the Door-Keeper to the General Court for the Time being, and by him to be recovered before a Justice of the Peace.

And in Case any Person or Persons offending in either of the Particulars before mentioned, after being thereto required by the Door-Keeper, shall not forthwith remove any such Incumbrance, he or they shall forfeit the Sum

of twenty Shillings, to be recovered in like Manner as aforesaid.

on sent satelly stations being

Provided nevertheless, That this Act shall not be construed so as to hinder any Coach, Chariot, Chaife or Chair, from standing within the Limits aforesaid, which shall be used by the Governour, Lieutenant-Governour, or any of the Members of the General Court for the Time being.

Penalty for offending after Warning by the Door-Keeper.

Proviso.

C HAP. III.

An Act for preventing unnecessary Expence in the Attendance of Petit Jurors on the several Courts of Justice within this Province.

Preamble.

The Time of

Attendance of Petit Jurors

stated.

HERE AS Petit Jurors are often Times detained at the Trial, and Hearing of Causes which are not committed to them by Reason. nuance; whereby the Plaintiff becomes Non-fuit, and frequently (especially in the Inferiour Court of Common Pleas) Judgment is entred-up against the Defendant by Default, whereby great Part of the Jury's Time is taken up, without their being allowed any Benefit by Law, notwithstanding their being obliged to give their constant Attendance during the Time of the Courts sitting, until all the Actions depending there are finished:

Wherefore,

The it enaced by the Governour, Council, and House of Representatives, That Petit Jurors (in the Court of General Sessions of the Peace and Inferiour Court of Common Pleas to be held within and for the County of Suffolk) shall not be obliged to give their Attendance until the second Tuesday of said Courts Sitting; and at the said Courts that are to be held within all other Counties within this Province, on the second Day of the said Courts Sitting, to the End that the said Courts may proceed upon and determine all Pleas in Bar and Abarement of Writs, and all other Matters and Things that relate to fuch Actions as are not committed to the Jury; so that their Time and Attendance be not unnecessarily taken up and delayed. And the Clerks of the respective Courts aforesaid are hereby ordered and directed in making out Writs of Venire Facias for the Choice of Petit Jurors to give Directions accordingly.

be entred after the first Day of the Court's Sitting &c.

And he it further enacted, That no Action be entred in any of the Courts No Action to aforesaid after the first Day of their Sitting: And all Pleas in Bar of the Action or Abatement of the Writ be either entred thereon or filed with the Clerk of the faid Court before the Jury be impanneled; and if the Defendant in any Action suffer Default, and comes into Court and moves for a Re-entry of his Action, (after the Jury be impanneled) on paying the Plaintiff or his Attorney such legal Cost as shall then have arose, and half Fees to the Petit Jury, to whom the same shall be ordered by said Court, he shall be admitted to a Re-entry of his Action, and to all such Privileges as by Law he was intitled to on his first Entry.

Courts stated.

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Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-fixth Day of May, 1742. And continued by Adjournments and Prorogations. to Thursday the thirty-first Day of March following.

C H A P. 1V.

An Act for fixing the Times for holding the Superiour Courts of Judicature, Courts of Assize and General Goal Delivery, and Courts of General Sessions of the Peace, and Inferiour Courts of Common Pleas within the feveral 11 W ca 1. Counties in this Province.

Ip & it enaced by the Governour, Council and House of Representatites, That the Times and Places for holding and keeping the Courts The Times of General Sessions of the Peace, and Inferiour Courts of Common and Places of Pleas within the respective Counties in this Province for the future shall be as holding Infefolloweth; That is to fay, For the County of Suffolk, at Boston on the first rour Courts Tuesday of July, October, January and April: For the County of Essex, at of General Salem on the second Tuesday in July, and last Tuesday in December, at New-Sessions of bury on the last Tuesday in September, at Ipswich on the last Tuesday in March : the Peace. For the County of Middlesex, at Cambridge on the third Tuesday in May, at Charlestown on the second Tuesday in December and March, at Concord on the last Tuesday in August: For the County of Hampshire, at Springfield on the third Tuesday in May and last Tuesday in August, at Northampton on the second Tuesday in February and November: For the County of Worcester, at Worcester on the first Tuesday in November and February, the second Tuesday in May, and the third Tuesday in August: For the County of Plymouth, at Plymouth on the first Tuesday in March, on the third Tuesday in May, September and December: For the County of Barnstable, at Barnstable on the last Tuesday in June, and on the third Tuesday of March, October and January: For the County of Bristol, at Bristol on the second Tuesday in March, June, September and December: For the County of York, at York on the first Tuesday of April, July and January, at Falmouth on the first Tuesday in October: For Dukes-County, at Edgartown on the first Tuesday in March and last Tuesday in October: For the County of Nantucket, at Sherburn on the last Tuesday in March and first Tuesday in October yearly, and in

every Year from Time to Time.

And be it further enaced, That the Times and Places for holding and keeping the Superiour Court of Judicature, Court of Assize, and General Goal Times and Delivery, shall for the future be as followeth: That is to fay; Within and for Places of holthe County of Suffolk, at Boston on the third Tuesday in August and February; ding the Supe-Within and for the County of Effex, at Salem on the fecond Tuesday in No- Figure Courts, vember, at Ipswich on the second Tuesday in May: Within and for the County of Middlefex, at Cambridge on the first Tuesday in August, at Charlstown on the last Tuesday in January: Within and for the County of Hampshire, at Springfield on the fourth Tuesday in September: Within and for the County of Worcester, at Worcester on the third Tuesday in September: Within and for the County of Plymouth, at Plymouth on the second Tuesday of July: Within and for the County of Barnstable and Dukes-County, at Barnstable on the third Tuesday in July: Within and for the County of Bristol, at Bristol on the fourth Wednesday in October: Within and for the County of York, at York on the third Wednesday in June yearly, and in every Year from Time to Time until

this Court shall order otherwise.

Ascertaining the Ualue of Money. Fences.

CHAP. V.

5 W. & M. ca. 9 Preamble,

An Act in Addition to the feveral Acts for Regulating Fences. THEREAS the several Laws already made are ineffectual for cbliging Persons to make and maintain Partition Fences between their Lands under Improvement, whereby the aggrieved Parties are put to

Rules for the tition Fences.

great Expence and Charge in forcing a Compliance by the Rules of the Law:

Be it enacted by the Bovernour, Council and House of Representatives, That from and after the first Day of May next, that the respective Proprie-Chargeof Partors of all Lands enclosed with Fence, shall keep up and maintain Partition Fences between their and the next adjoining Enclosures, in equal Halves according to Law, fo long as both Parties continue to improve the same, and in Case either Party lay his Enclosure common, the Party improving shall allow for his Half of faid Partition-Fence what the fame shall be judged worth in the Estimation of two or more of the Fence-Viewers of fuch Town; and if any Person shall enclose such Land afterwards, or by joining Fences with another, enclose his Lands before lying common, he shall thereupon pay to the Person who owns the Partition-Fence the Value of one half of the same, in the Judgment of the Fence-Viewers as aforefaid, and all Partition-Fences hereafter to be made, shall be in like Manner done and maintained by the improving Parties in equal Halves; and in Case either Party refuse after six Days Notice to make up his Half thereof, the aggrieved Party shall forthwith apply himself to two or more of the Fence-Viewers of fuch Town, who hereby are impowered and enabled to make up the same according to Law, and upon such Person's Refusal, who ought to pay for the same, with their Costs and Charges thereon, to prosecute and sue for it in any Court of Law proper to try the same, and in Case any Dispute shall arise about the respective Owner's Right to any Part of such Fence, and his or their Obligation to maintain the same, upon Application made to two or more of the Fence-Viewers of fuch Town where the Land lies, they are hereby impowered to affign to each Party his Share thereof, and fuch Settlement being recorded in the Town-Clerk's Office, shall be binding upon such Persons, and they obliged always thereafter to maintain their Part of said Fence as aforesaid; and in Case any of the Parties aforesaid refuse or neglect (after six Days Notice given) to erect, keep up and maintain the Partition-Fences as is by this Act prescribed, upon Application made to two or more of the Fence-Viewers aforesaid, they shall do or cause the same to be done at the Cost of the Person neglecting his Duty, who (in Case of Resusal) shall be liable to the Suit of such Fence-Viewers for the Recovery thereof in Manner as aforesaid, who shall be allowed double for all their Charge and Expence in procuring Materials, and doing the Workmanship thereof: Saving always, to every Person and Persons any particular Agreement touching the making and maintaining Partition-Fences between their Lands.

Methods for determining Disputes about the Charge of Partition Fences.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston upon Wednesday the twenty fifth Day of May, 1743.

> CHAP. I.

An Act in Addition to and in Explanation of fundry Clauses of an Act Intituled An Act to ascertain the Value of Money and of the Bills of publick Credit of this Province, &c. made and pass'd in the fifteenth Year of His Majesty's Reign.

Preamble.

THEREAS in the Law for ascertaining the Value of Money and of the Bills of publick Credit of this Province passed in the fifteenth Year of his Majesty's Reign, it is enacted, That all Debts contracted

Ascertaining the Malue of Money.

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after the last Day of March A.D. 1742, (Specialties and express Contracts excepted) sould be deemed equal to lawful Money, and every Debt of fix Shillings and eight Pence Value fo contracted should or might be discharged by one Ounce of Silver, or fix Shillings and eight Pence of the Bills of publick Credit emitted that Year, or that should thereafter be emitted, equal in Value to an Ounce of Silver. Provided nevertheless, that in Case such Bills should be depreciated below the Value they were flated at by faid Act, that an Addition should be made of so much more as would make them equal to the then fixed Value aforesaid. And the Judges of the Superiour Court, agreable to the Directions of the aforesaid Law, have made Inquiry by a Committee for that Purpose appointed, who have certified into the Secretary's Office that seven Shillings and two Pence of the Bills of Gredit of the last Form and Tenor is equal to one Ounce of Silver; in Consequence whereof Judgments have been made up in several Courts on Debts contracted since the last Day of March aforesaid at that Rate, whereby an Addition of fix Pence is made to the Greditor on every Debt of fix Shillings and eight Pence Value. And whereas by faid Certificate compared with the Rates of Bills of Exchange in March aforesaid, it is manifest that the said Bills are not depreciated below the Value they passed at when first emitted, in as much as six Shillings and eight Pence in said Bills will now go as far in purchasing Bills of Exchange as when said Ast was made, and the aforesaid Loss has happened to the Debtor from his not strictly attending the Direction of faid Law, whereby every Debt of fix Shillings and eight Pence is deemed equal to an Ounce of Silver, (Specialties and express Contracts excepted) and should have been considered by the Debtor at the Time of contracting such Debt as if the same had been payable in lawful Money. And whereas the Bills of publick Gredit current in this Province are at present, the only Medium of the common Trade and Business within it, there will be continual Danger of the Debtor's computing his Debt according to the depreciated Value of fuch Bills whilst it is deemed by said Law to be contracted for lawful Money; and thereby great Damage may ensue to Debtors contrary to the true Intent and Meaning of the faid Law:

Wherefore,

Be it enaced by the Governour, Council and House of Representatives, All Debts to That all Debts contracted fince the last of March A. D. One Thousand seven be deemed ac-Hundred and forty two, or that shall hereafter be contracted (Specialties and cording to value of the express Contracts excepted) shall be deemed and adjudged equal to the real value Bills when only fuch Bills have passed or shall pass at when such Debt was or shall be con-contracted. tracted; and every Debt of twenty Shillings contracted as aforesaid, shall or may be always hereafter discharged by twenty Shillings in said Bills, and so pro rata for a greater or lessSum; unless such Bills have already or should hereafter be depreciated below the Value they passed at when such Debt was or shall be con- Saving an tracted; and in such Case so much shall always be allowed by the respective for Bills de-Courts in this Province as shall make said Bills equal in Value to such Debt when preciating. contracted: Any Thing contained in the aforefaid Law to the contrary not withstanding.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the twenty-fifth Day of May, 1743. And continued by Adjournment to Thursday the eighth Day of September following.

CHAP. II.

An Act for erecting of Work-Houses for the Reception 11 W ca 6. and Employment of the Idle and Indigent.

Preamble.

Any fingle Town may

feers, &cc.

erest a Work-House, ap-point Over-

THEREAS the erecting of Houses for the Entertainment and Employment of idle and flothful Persons who refuse to exercise any lawfulCallingor Business whereby to support themselves and Families, and of the Poor and Indigent that want Means to employ themselves, may be of great Advantage to the Publick, and more especially to the Towns that shall

be concern'd in fuch an Undertaking:

Be it therefore enacted by the Governour, Council and House of Representatives, That whensoever any Town within this Province shall see meet to erect or provide an House for the Purpose before mentioned, such Town shall be and hereby is authorized and impowered so to do; as also at their publick Meetings for the Choice of Town Officers in the Month of March annually, to chuse five seven or nine Overseers of said House, who shall have the Inspection, Ordering and Government thereof, with Power of appointing a Master and needful Assistants for the more immediate Care and Overfight of the Persons received into, or employed in said House: which Overfeers once in every Month, and at other Times as Occasion shall require, shall affemble together to consider and determine of the most proper Methods for the make needful Discharge of their Office; and at their stated monthly Meetings shall have Power to make needful Orders for the Regulation of fuch House, which Orders shall be binding till the next publick Meeting of the Inhabitants of such Town (to whom fuch Orders shall be presented for Approbation) and when by them approved shall be obligatory until revoked by said Town.

Overfeersmay Orders for regulating such House.

Two or more Towns may, erect a Work-House.

May appoint Overfeers to inspect the House, and order the Affairs of it.

And be it further enacted, That when any Number of Towns shall agree (at their joint Charge and for their common Benefit) to erect or provide a Work-House for the Employment of Persons residing in such Towns that are indigent or idle, or to purchase Land whereon to erect such House and for the Accommodation of it, they shall be and hereby are vested with Authority so to do; and the Regulation Inspection and Government of such House when erected, ordering the needful Repairs of it, with Power of appointing a Master and other Assistants, and him or them (in Case of any irregular Behaviour, Incapacity or other just Cause) to remove from their respective Offices or Trusts, shall be in the Hands of the Overfeers to be from Year to Year specially appointed or chosen by the feveral Towns concerned at their anniversary publick Meetings in the Month of March; each Town to choose five, unless all the Towns engaged in the Undertaking shall agree upon any other Number or Proportions; and inCase of the Death of any Overfeer, or his removal out of the Town for which he was appointed, the Vacancy thereby made may be supply'd by such Town at any other publick Meeting; and if any Town or Towns concerned, shall neglect to chuse such Overseers, in such Case the Person or Persons chosen by the other Towns may proceed in all Affairs of faid House, any such Neglect or Refusal notwith-

Overseers to

And he it further enacted, That there be stated Quarterly Meetings of all the Overseers on the first Tuesday of the Months of April, July, October. ly Meetings. and January, from Year to Year, to be held at the Work-House, in order to inspect the Management thereof, and for the ordering the Affairs of said House;

Moon-houles:

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and besides these stated Meetings, intermediate Meetings (to be held at the Work-House) may be called (when Need requires) by the Overseers of any Town concerned, due Notice of the Time and Occasion thereof being given to the rest in such Way and Manner as shall be agreed on by the Overseers at any General stated Meeting.

And be it furthet enacted, That the Overseers when duly assembled may May choose chuse a Moderator to regulate the Business of the Meeting, who shall have a a Moderator, Voice in Matters voted or transacted by the Overseers, in Case only of an Equi- Clerk, &c. Vote; and at their first general Meeting in every Year shall likewise chose a Clerk to enter and record all Votes and Orders that from Time to I ime shall be made and passed by the Overseers, who shall be sworn to the faithful Discharge of his Trust.

And be it further enacted, That the Overseers for the Time being at a general quarterly Meeting (whereat one half at least of the whole Number of Orders and Overseers shall be present) shall have Power to make needful and reasonable By-Laws. Orders and By-Laws) not repugnant to the Laws of this Province). for the better and more decent regulating the faid House, and well ordering the Affairs of it; which Orders shall be binding until the Expiration of the Year for which fuch Overseers shall be chosen, or until they shall be by them revoked: and at May order a fuch Meeting may likewise agree with the Master or other Assistants, and order meet Allowance for their Care and Service during the Term for which such Master and Overfeers shall be chosen, or such further Term as the Towns concerned shall Affishants. agree; all other Matters of less Importance relating to the said House, may be transacted at any other Meetings duly warned, when but seven of the Overfeers are present; subject nevertheless to be altered or reversed at any general stated Meeting.

and be it further enacted, That the yearly Stipend or Allowance to the By whom and Master and Assistants over and above what is provided for by this Act for their in what Pro-Care and Trouble, together with the Charge of keeping the House in Repair, portion the shall be paid by the several Towns concerned in Proportion asthey are set or rated the Master in the Province Tax at the Time when fuch Repairs shall be made, or such and Charge Allowance stated by the Overseers, or in such other Proportion as all the Towns of repairing concerned shall agree, and the Town or Towns refusing or neglecting to advance the House shall be detheir respective Proportion of such Allowance or other Charges before mention- freyed. ed, after they shall have been stated and adjusted by the Overseers, the same may be recovered of fuch delinquent Town or Towns (in any Court proper to try the fame) by Action to be brought by the Person or Persons whom the Overseers may appoint for that Purpose.

And be it further enaced, That any three or more of the Overseers in Overseers of any Town already provided with such a House, and of the Overseers in any each Town Town that (either by themselves or in Conjunction with other Towns) shall concern'd imhereafter creet a Work-House, be and they are hereby directed and impowered powered to to commit to such House (by writing under the Hands of the said Overseers) commit Perto be employed and governed according to the Rules and Orders of the House WorkHouse. any Person or Persons (residing in such Town) that hereaster in this Act are declared liable to be sent thither: Provided that no greater Number of Persons belonging to any Town be received into the House than such Town's Proportion of faid House (to be allotted them) can accommodate, when the receiving them will exclude or incommode fuch as belong to other Towns.

And he it further enauted, That the Persons who shall be liable to be Qualification sent to, employed and governed in any Work-House erected or to be erected of Persons by one or more Towns, pursuant to this or any former Act, are all Poor and liable to be Indigent Persons, that are maintained by or receive Alms from the Town; also sent thither. all Persons able of Body to Work (and not having Estate or Means otherways to maintain themselves) who refuse or neglect so to do, live a dissolute or vagrant Life, and exercise no ordinary or lawful Business or Calling whereby to gain an honest Livelihood; and all such as having some rateable Estate but not enough to qualify them to vote in Town Affairs, do neglect the due Care and Improvement

Monk-houses.

Improvement of it, and by confuming their Time and Money in publick Houses to the Neglect of their proper Business, or by otherways mispending what they earn to the Impoverishment of themselves or Families, are likely to become chargeable to the Town.

Towns neglecting to provide their deprived of the Privilege of fending Persons thither.

The Master other Towns.

To be acthe prime Stock and Earnings.

To keep a Register, &c. betwixt the Matter and Overfeers of termined.

EachTown to bear the

committed may be difcharged.

mitted to be kept to La-

orderly, to be punished.

Earnings.

How the other two the prime Stock shall be disposed of.

and it is hereby further provided and enaced, That if any Town shall Proportion of refuse or neglect to provide their Proportion of the needful Furniture for such Materials, &c. House, or of the Materials, Implements and other Necessaries for carrying on the Work there to be performed, according to their Agreement, or as shall be ordered by the Overseers, such Town shall be deprived of the Priviledge of fending any Person thither, until such Time as they shall comply with such Order or Agreement.

And he it further enacted. That besides the aforesaid Proportion of Mato keep the Materials ent terials &c. to be found by the Towns concerned, each Town may likewise proby each Town vide such Materials, Implements and Tools for Work as the Overseers for such a part from Town shall judge any Person by them committed to said House can be employed those sent by about with most Profit and Advantage, during his or her Abode there; and the Master of the House shall receive such Materials and keep them seperate countable for and apart from those that shall be sent by any other Town, and shall be accountable to the Overseers of each Town concerned, as well for the prime Stock as for all Profits and Earnings that shall be made by the Labour of those (belonging to such Town) under his Care; and shall keep a Register of the Names of the Persons committed to such Work-House, with the Time of their being Controversies received into and discharged from it, and of their Earnings by their Labour, that fo the same may appear to any of the Overseers whensoever they shall see Cause to inspect them; and all Controversies between the Master or Keeper of such House, and the Overseers of any Town touching his Accounts or other Affairs how to be de- what soever, may be determined by the Overseers of the House at a General Meeting.
And he it further enaced, That no Town shall be at Charge for the Sup-

port or Relief of any Person committed to said House, who was not sent thither porting such as by the Overseers belonging to such Town; nor any Person orderly committed they commit to it, shall be discharged from it, but by the Overseers by whom he was comto the House. mitted, or by the Overseers at a General Meeting, or otherwise by the Instices How Perfons of the Court of General Sessions of the Peace in the same County, upon Application to them made for that Purpole; and every Person so committed (if fit and able to Work) shall be held and kept strictly and diligently employed in La-Persons bour; during his or her abode there; and in Case they be idle and shall not duly perform such Task or Stint as shall be reasonably assign'd them, or shall be stubborn and disorderly, shall be punished according to the Orders that shall be In Case they made for the ruling, governing and punishing of the Persons there to be com-

be idle or dif-mitted, not repugnant to the Laws of this Province.

And he it further enacted, That one third Part of the Profits or Earnings of the Work done by the Persons detained in such House, shall be to the Master The Master to have one for and towards his Support, over and above such further annual Stipend as the Third of the Overseers see meet to order and allow him as before mentioned for his Care and Service.

And he it further enacted, That the prime Stock, together with the other two Thirds of the Profits or Incomes of the Labour of the Persons employed Thirds of the there, shall be disposed of by the Overseers of the respective Towns to whom Earnings and it belongs, either to the Master in Satisfaction for his Service, Care and Expence about the Persons by them committed to him, and at such Rate as the said Overseers and Master shall agree, or for the Support of the Families of the Perfons there detained (if any fuch they have) or otherwise for the Use of such Town as Occasion shall require.

and he it surther enacted, That any Work-House erected as aforesaid may House maybe be discontinued or applied to any other Use whensoever the Town or Towns discontinued, concerned shall find or judge their Circumstances require it, and shall agree so in Cafe. to do. Provided

Land Bank.

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Provided nevertheless, That nothing herein contained shall be construed or understood to abridge the Town of Boston, or the Overseers of the Poor thereof any Priviledge or Power (with Relation to a Work House) already granted them by a late Law of this Province for that Purpose made and provided.

An Act,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-fifth Day of May, 1743. and continued by Adjournment and Prorogation to Thursday the twentieth of Odober following.

CHAP. III.

Manufactory Scheme.

17 G. 2. ca. 6.

18 G. 2. ca. 1.

An Act for the more speedy finishing of the Land Bank or 22 G. 2. ca. 2.

28 G. 2. ca. 1. 32 G. 2. ca. 4.

 $m{\mathcal{T}HEREAS}$ notwithstanding the Directors and Partners of the late Land Bank Company have in general publickly renounced their Preamble. Scheme, and great Numbers of them have redeemed their just Proportions of the said late Company's Bills, and delivered them up to be consumed, yet many of the Partners still neglect to do it, by Means whereof those who have paid a due Obedience to the Law, in this Regard still remain exposed to the Actions of the Possessors of the said late Company's Bills, commonly called the Manufactory Bills, which are inow outstanding, and many of them have suffered great Loss through the Default of their Partners, who contemptuously refuse to redeem their due Proportions of the said Bills:

Now for the more speedy finishing of the said Scheme in as equitable a Manner as may be, and preventing such of the Directors and Partners as have complied with the Law from suffering Ruin or Damage through the Ob-

stinacy or Neglect of their delinquent Partners:

Be it enaced by the Governour, Council and Poule of Representa- Commission tibes, That John Jeffries, Samuel Danforth, and John Chandler, Efgrs; be ing the Land Commissioners to receive Commission for the Purposes hereafter mentioned from Bank Scheme. the Governour, and the faid Commissioners or any two of them, shall by Virtue of this Act, have full Power effectually to order and adjust all the Affairs and Business necessary for the just and equal finishing of the said Land Bank and Manufactory Scheme; which Commissioners before their entring upon the Exe- Their Powers cution of the said Trust, shall take the following Oath, viz.

A. B. do Swear, that I will faithfully honestly and impartially manage Commission and discharge the Trust reposed in me by the Commission for ordering and ners Oath. adjusting ail the Affairs necessary for the finishing of the Land Bank Scheme, without Favour or Affection, Prejudice or Malice, to the best of my Skill. So help me GOD.

And the said Commissioners, or any two of them, shall have full Power to call before them and examine upon Oath any Persons whomsoever, touching the Affairs and Trade of the faid late Company, and to order all the Effects. Books, Papers, and Writings, relating to the faid Scheme and Trade, to be delivered up to them, that they may discover all the Debts and Credits of the said late Company, and the Quantity of their Bills emitted, how many of them are redeemed and confumed, or lying ready to be confumed, and by whom they were redeemed, how many are still outstanding; what Loss and Charge hath already incurred upon them; and what is the Proportion of every Director and Partner of the said late Company for the Redemption of the outstanding Bills.

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For preventing fraudulent Conveyances. And for preventing any fraudulent Alienations or Conveyances of the Estates of such of the aforesaid late Directors and Partners, who have not redeemed their just Proportions of the said Bills, in order to defraud the said late Company's Creditors, and avoid the Effect of this Ast:

Commissioners Power.

Be it further enaced, That from and after the Publication of this Act the Estate of each and every such Director and Partner shall be thereby bound and subjected to the Payment of such Sum or Sums of Money as shall be affested upon him by the said Commissioners, or any two of them, with the Approbation and Allowance of the Great and General Court of this Province (as is herein after mentioned) for the Redemption of their respective Proportions of the Bills of the faid late Company, and their equitable Part and Share of all Lofs and Charges arising by the said Scheme, in such Manner as the same or any Part of it would be bound and subjected by the actual Service of Process of Attachment upon it at the Suit of any Creditor, according to the ordinary Course of the Law, and the Usage within this Province: And the said Commissioners or any two of them, are hereby enabled in their own Names to demand and receive fuch Sums of Money as shall be so assessed upon any of the delinquent Directors or Partners, and allowed by the General Court as aforesaid, and also to raise the same by mortgaging in their own Names that Part of any delinquent Directors or Partners Estate which he had mortgaged to the said late Company for Performance of his Covenants and Agreements with them: or, if need be in their own Names to fue for and recover the aforesaid Sums or any Part thereof, in any of His Majesty's Courts within the County of Suffolk, by such Actions as the Nature of the Case shall require: And the said Commissioners, or any two of them, are hereby likewise enabled in their own Names to demand and receive of and from any Person or Persons whatsoever, any Money, Goods or Effects what soever, due or owing from them to the said late Land Bank Company, and if need be in their own Names to fue for and recover the same in any. of His Majesty's Courts within the County of Suffolk, by such Action as the Nature of the Case shall require; and shall apply all such Sums of Money, Goods and Effects as they shall receive and recover of and from the said delinquent Directors and Partners, and the Debtors of the said late Company, or any of them, together with such Sums of Money as they shall raise by mortgaging the aforesaid Estates of the said delinquent Directors and Partners, or any of them, towards the Redemption of the outstanding Bills of the said late Company, and shall from Time to Time give publick Notice in the Boston Gazette, of what Sums of Money they shall so receive, that the Possessors of the said Bills may bring the same in to them, to be redeemed: And the said Commissioners, or any two of them, are hereby enabled equitably to apportion what soever Loss shall finally appear to arise by the said Scheme or Trade to the faid late Company in general, or to any of the faid Directors or Partners in particular, either thro' the Infolvency of any of the faid late Directors and Partners, or by Means of the Charge attending the faid late Manufactory Scheme, or otherwife howfoever, among the faid late Directors and Partners in general, as the Justice of the Case shall require, so as that each of them may bear as near as may be his equitable Proportion of the Loss and Burthen arising by their said late Scheme or Trade; and are hereby enabled in their own Names to demand, fue for and recover in any of his Majesty's Courts within the County of Suffolk, in such Manner as is aforesaid, of and from each and every of the said late Directors and Partners, fuch Sum and Sums of Money as shall be so assessed upon any of them, with the Approbation and Allowance of the Great and General Court for their respective Shares of the aforesaid Loss and Burthen from Time to Time, till the aforesaid Scheme shall be finished, and thereupon all the said Manufactory Bills which shall be received by the said Commissioners shall be burnt, and the Plates of the faid late Company from whence they were struck, be defaced and broken, and all the Securities given by any of the faid late Directors and Partners to the said late Company, shall be cancelled by the said Commissioners, or any two of them, in their own Names. Provided

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Provided always, That this Act shall-not be adjudged or construed to be intended to hinder the Possessors of any of the Manufactory Bills from making Directors and the same Demands upon any of the late Directors and Partners of the said late ble to the Manufactory Company for the Redemption of the said Bills, as they might have Suits of the made upon them before the Publication of this Act; and that the Estates of the Possessor in faid Directors and Partners shall be as liable to be attach'd at such Suits of the the Bills and Possessor of the said Bills, or of any other just Creditor, as they were before others. the making of this Act; any Thing herein contained to the contrary thereof in any wife notwithstanding.

Provided also, That the faid Commissioners shall make a Report of their provision for Proceedings in the Execution of their aforesaid Trust, to the Great and General an Appeal to. Court at their Session which will begin and be held in May next, for their Appro- the Governor bation and Allowance or Difallowance thereof either in Whole or in Part, and that and Council. any of the said late Directors and Partners who shall think himself aggrieved by fuch Proceedings of the said Commissioners, may file his Appeal from their Determination to the said Court at their aforesaid Session in the Secretary's Office, at any Time before the said Session of the said Court, and in Case the Receipt of any Sum in the faid Manufactory Bills charged upon any of the faid late Directors and Partners by the faid Commissioners shall be denied in such Appeal, or the Redemption of any of the said Bills or the Payment of any Sum of Money to the faid late Company, for which no Allowance has been made by the Commissioners, shall be insisted upon in such Appeal, or any Person upon whom the Commissioners shall assess any Sum of Money to be paid, shall deny Matters to be in such Appeal that he was either a Partner or Director, or any Ways concerned Superiour in the said late Manufactory Scheme, and the Appellant in any of these Cases Court. pray that a feigned Issue at Law may be directed to be tried for the Determination of any of the faid Matters of Fact in one of His Majesty's Courts of Judicature, then the Great and General Court shall upon the Appellant's depositing ten Pounds lawful Money in the Secretary's Office as Caution Money for the Caution to be Payment of Costs, if the Verdict upon the Trial of such Issue shall be found given in the against him, direct an Issue at Law accordingly, to be tried at the Superiour Office. Court of Judicature to be held for the County of Suffolk next after suchOrder made; which Trial shall be a final Determination of such Matter: And in Case the Verdict in the same shall be for the Appellant, then his aforesaid Caution Money deposited in the Secretary's Office, shall be returned to him: And the Clerk of the Superionr Court of Judicature is hereby directed to return a Copy of the Record of such Trial into the Secretary's Office as soon as may be, for the Information of the Great and General Court therein, which shall there-

And he it further enance, That all Mortgages of any Lands or Tene- Mortgages to ments of any of the faid late Directors or Partners made by the faid Commission be made by oners, or any two of them as aforesaid, shall be good and effectual to all Intents the Commission and Purposes in the Law; and the former Mortgages thereof made by the oners to be Owners to the faid late Company, shall be thereupon cancelled and discharged good. by the said Commissioners, or any two of them, in their own Names.

upon proceed to the Determination of the Appeal.

And whereas several Parcels of the said Manufactory Bills may be lodged Preamble. in some or other of His Majesty's Courts of Judicature within this Province, upon Judgment's obtained there by some of the Possessors of such Bills against some of the Directors or Partners of the late Land Bank Company, for the Redeinption of the faid Bills:

We it further enaced, That the Justices of such Courts shall within thirty Bills lodged Days after the Publication of this Act cause such Bills to be delivered up to the in the Courts aforesaid Commissioners, with a Certificate of the Names of the Possessions who to be delivered to be comlodged the faid Bills in Court, and of the Directors or Partners of the faid late missioners. Company against whom Judgment was obtained for the Redemption of the said Bills,

Austices to summon Witnesses. 312

the Commissiners.

And the faid Commissioners shall be allowed each ten Shillings for every Day Allowance to of their Attendance upon the Execution of their said Trust, and no more, to be paid by the late Directors and Partners of the aforesaid Scheme, as also all other necessary Charges which they may be at in prosecuting the Affair aforesaid, out of the Effects of the said late Company, and shall render an Acount of their Proceedings to the Great and General Court, when and so often as thereunto required, and shall sit three Days at least in a Week for the Dispatch of said Business, until the same shall be finished.

Provision in Case of a Vacancy.

And he it further enacted, That in Case of the Death or Refusal of any of the Commissioners aforesaid, such Vacancy shall be supply'd by the Great and General Court.

-Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-fifth Day of May 1743. And continued by Adjournment and Prorogations to Wednesday the eighth Day of February following.

CHAP. IV. An Act to impower Justices of the Peace to summon Witnesfes.

Preamble.

 $m{\mathcal{F}}HERE\mathcal{A}S$ it often happens that when Disputes of a civil Nature arise between Parties, the Matter is submitted to the Arbitrament and Determination of Persons mutually chosen between them, or where Actions are commenced the Parties enter into a Rule of Court, whereby much Cost and long Contentions in the Law are prevented, but for want of proper Authority to summon Witnesses before the Arbitrators and Referees, such Submissions References and peaceable Settlements of Disputes are not so easy as otherwise they might be : Wherefore,

Justices impowered to fummon Witnesses in Arbitrations, References &c.

We it enaced by the Governour, Council and House of Representatives, That when any fuch Dispute or Difference arising between Parties shall by them be submitted to the Arbitrament and Determination of Persons mutually chosen between them, or where Actions are commenced and the Parties have entred into a Rule of Court, it shall and may be lawful for any one of His Majesty's Justices of the Peace within this Province in the respective Counties, on Application of either of the Parties or of the Persons arbitrating, to grant Subpænas to summon and cause to appear before the Arbitrators or Referees fuch Person or Persons as shall be named for Evidences in the Premises, as fully and in the same Manner as by Law he might in Cases depending before himself; and every Person so summoned that shall refuse or neglect to appear and make Oath before a Justice of the Peace in the Presence of the Arbitrators of Referees as aforesaid (having first been paid as in civil Causes is allowed to Witnesses) shall be subject to the same Forseiture and Damage as by Law he might be were he summoned to appear before any Court of Record, and should refuse or neglest Obedience thereto.

Penalty for Witnesses refusing to give Evidence.

How Witneffes going abroad are to be fworn.

or lives more than thirty Miles from the Place of the Sitting of the Referees or Arbitrators, or by Reason of Age, Sickness or other bodily Infirmities is uncapable of travelling and appearing in Person, then any Justice of the Peace to whom Application may in fuch Case be made, is hereby impowered and directed to proceed in taking such Person's Evidence according to the Law made

And he it further enacted, That when any Witness may be going to Sea,

for taking Affidavits out of Court.

p. 64.

· Alewives and other fill).

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CHÁP. V.

An Act in Addition to an Act made in the fifteenth Year of his present Majesty's Reign, Intituled An Act in Addition to an AEt made to prevent the Destruction of the 15 G. 2 ca. 6. Fish called Alewives and other Fish.

THEREAS in and by an Act made in the fifteenth Year of his present Preamble. Majesty's Reign, Intituled An Act in Addition to an Act made to prevent the Destruction of Alewives and other Fish, it is provided, That all Perfons that should thereafter build any Mill Dam or Dams, or that had before. the Time of the passing the same built any such Dam across any River or Stream where the Salmon, Shad, Alewives or other Fifb ufually pass up into the natural Ponds to cast their Spawn, Shall make or open a Sufficient Passage Way for the Fish to pass up such River or Stream through or round such Dam, and shall keep it open for the free Passage of the Fish from the first Day of April to the last Day of May annually; and also that a sufficient Water Possage round, through or over fuch Dams should be made for the Passage of fuch Fish or their young Spawn in the Season of their going down such River or Stream, on Penalty of fifty Pounds for every Offence: But by Reason that no Direction is therein given with respect to the sufficiency of the Sluice or Passage so to be made or left open, there arises great Difficulty to the Owner or Occupant of such Dams in complying therewith. And whereas by Reason that in some Streams and Rivers the faid Fish pass somer and in others later in the Year than the Time prescribed in said additional Act, as well as that the Time of their passing up and down, is in some Streams and Rivers longer, and in some shorter, so that it is found by Experience that the general Rule in the aforesaid Cases by Law provided, does not only fail of the good Ends proposed thereby, but also exposes the Owners and Occupants of such Dams to Trouble and Damage not necessary to answer the good Purposes of said additional Act:

Wherefore,

We it enacted by the Governour, Council and House of Representatives, Owners or That it shall and may be lawful for any Owner or Occupant of any such Dam Occupants or Dams already built, or that may hereafter be built, and who are or may be of Dams may obliged by said additional Act to open or leave open such Passage as aforesessions to orsaid to apply to the next Court of General Sessions of the Peace to be holden der the Passage. in and for the County where fuch Mill Dam is, and the Justices of the Court ges for Fish & respectively on such Application are impowered and directed to appoint a Com- the Circum. mittee of three sufficient and as much as may be, disinterested Persons under Oath, of. to repair to the Dam where the Passage is proposed to be opened, and carefully view the same, and in the best Manner they are able to inform themselves of the most proper Place for the Passage of such Fish up and down Stream, of what Dimensions the same shall be made or appointed to be, and what Part of each Year, and how long the same shall be kept open, and return the same under their Hands, or the Hands of the major Part of them, to the said Court for their Acceptance: which Return so made and accepted, shall be deemed and adjudged the lawful Rule of Proceeding in making and keeping open the Passage and Passages for the Fish in passing up and down the Rivers and Streams for the future: Any

Thing contained to the contrary in faid additional Act notwithstanding.

Provided nevertheless, That if at any Time after such Determination either Parties agreeved by such Determination, it shall andmay grieved by be lawful for the Owner or Owners, Occupant or Occupants of such Mill Dam to apply to or Dams, or any other five Persons of the other Party who may expect Benefit to apply to or Dams. by faid Fish passing up such Rivers or Streams once more to apply to the faid for Reles. Court for a new View and Report on the Premises in Manner aforesaid, which being by faid Court accepted shall be final; the Charge of such Application

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Charge how to be born:

to be born by the Persons applying in Case no material Alteration on the first Return is made, but otherways be born by the Owners of the Dam, in Proportion to their Interest, to be first stated and allowed by the said Court of General Sessions, and may be recovered by Action or Actions of Debt in any Court proper to try the same.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the twenty-sisth Day of May, 1743. And continued by Adjournment and Prorogations to Wednesday the eighth Day of February following.

CHAP. VI.

An Act to explain a Paragraph in an Act of this Province made in the present Year of his Majesty's Reign, for the more speedy finishing the Land Bank or Manufactory Scheme.

17 G. 2. ca. 3.

Preamble.

17 HERE AS in and by an Ast made and pass'd at the Session of this Court held the twentieth Day of October last Intituled An Act for the more speedy finishing the Land Bank or Manufactory Scheme, it is (among other Things) provided that the faid Act "finall not be adjudged or " construed to be intended to hinder the Possessors of any of the Manufactory "Bills from making the same Demands upon any of the late Directors and " Partners of the faid late Manufactory Company for the Redemption of the " faid Bills, as they might have made upon them before the Publication of the " faid Act, and that the Estates of the faid Directors and Partners shall be as " liable to be attached at fuch Suits of the Possessors of the faid Bills or of any " other just Creditor, as they were before the making of the said Ast, any Thing " therein contained to the contrary thereof in any wife notwithstanding." in and by another Clause of the said Act it is enacted, "That whereas seve-" ral Parcels of the faid Manufactory Bills may be lodged in some or other of " His Majesty's Courts of Judicature within this Province upon Judgments " obtained there by some of the Possessors of such Bills against some of the " Directors or Partners of the late Lank Bank Company for the Redemption " of the faid Bills ; The Justices of the said Courts shall within thirty Days " after the Publication of that Act cause such Bills to be delivered up to the of aforesaid Commissioners with a Certificate of the Names of the Possessors who " lodged the said Bills in Court, and of the Directors or Partners of the said late "Company against whom Judgment was obtained for the Redemption of the " faid Bills."

And whereas it may have happened that some of the Possessirs of the said Manufactory Bills who had before the making of the aforesaid Act obtained Judgments in some or other of His Majesty's Courts of Judicature within this Province against some of the Directors or Partners of the said late Manufactory Company for the Value of some of the said Bills and Interest due thereon, pursuant to the Act of Parliament in that Case made and provided, and had thereupon lodged such Bills in the Court where they had obtained such Judgments, but had not then nor have yet received Satisfaction upon those Judgments.

And whereas some Doubt has arisen whether the Justices of His Majesty's Courts of Judicature where any of the said Manufactory Bills are lodged as aforesaid, are not directed and bound by the last recited Clause of the aforesaid Act of this Court to deliver up all the same without Exception to the aforesaid Commissioners, as well in Cases where the late Possessor of the said Bills who have obtained Judgment in their Court for the Va'ue of the same and Interest due thereon with Cost of Suits, have not received full Satisfaction upon such Judgments

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Judgments, as in Cases where they have received Satisfaction upon the same; Which Construction of the said Clause is contrary to and inconsistent with the plain Sense of the herein before first recited Clause of the same Act, and to the Intent and Meaning of the said Act in general.

Now for removing the faid Doubt and preventing any Misconstruction of the said Act in the Case before mentioned:

We it enacted and declared by the Governour, Council and House of Re- Manufastory presentatives, That the true Intent and Meaning of the herein before recited which Value Clauses of the aforesaid Act for the more speedy finishing of the Land Bank or has been re-Manufactory Scheme, was at the Time of passing the said Act, and shall be ad-ceived only judged, construed and taken to be, that such only of the said Manufactory Bills, to be deli-for the Value of which Judgments as aforesaid have been obtained, and the late Commission Possessors have received full Satisfaction according to such Judgments, and it so ners. appears by the Records of the faid Courts, shall be delivered out of any of the said Courts of Judicature to the aforesaid Commissioners: Any Thing in the afore-recited Act to the contrary notwithstanding.

CHAP. VII.

An Act to enable Justices of the Peace and Town Clerks to 4 W. & M. administer an Oath to Sealers of Weights and Measures, &c. and to establish their Fees.

THERE AS by Law it is provided, that Sealers of Weights and Preamble. Measures when chosen shall be presented to the Court of General Sessions of the Peace to be sworn, which by Reason of the Distance of many Towns in this Province from any fuch Court, often occasions great Delay and unnecessary Trouble:

For preventing of which for the future:

Be it enacted by the Governour, Council and house of Representatives, Peace and That from and after the Publication of this A&, it shall and may be lawful for Town Clerks any one of his Majesty's Justices of the Peace in the respective Counties to administer minister an Oath to any Sealer of Weights and Measures that may be chosen Sealers of (as by Law already provided) in any Town within the County where such Justice Weights and lives or the Town Clerk in such Towns where no Justice dwells, and such Sealer Measures. fo chosen and sworn shall be deemed legally qualified for his Trust.

And whereas in the late Law for establishing Fees no Provision is made for fuch Offices, and by the Alteration of the Value of Money, the former Fees are become unequal:

Be it enaced, That for the future the Fees for the first Sealing any Weight, Fees for Measure, Scale or Beam, shall be one Penny half Penny, and for each After: Sealers fixed. fealing any fuch Weight, Measure, Scale or Beam, one Penny, which the Sealer may demand and take, and no more: Any Law, Usage or Custom to the contrary notwithstanding.



Land Bank.

An Act,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the thirtieth Day of May, 1744. And continued by Adjournment to Thursday the ninth Day of August following.

C'HAP.

An Act in further Addition to and Explanation of the Act for the more speedy finishing of the Land Bank or Manufactory Scheme.

Preamble.

HERE AS in and by an Act passed in the Seventeenth Year of his present Majesty's Reign, Intituled An Act for the more speedy finishing of the Land Bank or Manufactory Scheme; it is provided, that the Commissioners therein named, should make a Report of their Proceedings in the Execution of their Trust to this Court at their present Session for their Approbation and Allowance, or Difallowance thereof, either in Whole or in Part, and that any of the late Directors and Partners of the late Land Bank or Manufactory Company, who should think himself aggrieved by the Proceedings of the said Commissioners, might file his Appeal from their Determination to this Court in the Secretary's Office at any Time before the present Sefsion thereof.

And whereas, the Affairs of the said late Company have been since found to be fo circumstanced, that an Affestment on all the late Directors and Partners for their respective Proprotions of the whole of the Charge and Loss that has arisen on faid Scheme and Trade could not be made before the present Session. of this Court; but the said Commissioners have, during the present Session thereof, assessed such of the delinquent Partners in said Scheme as have paid no Part of what is due from them to the faid late Company, nor have otherwise redeemed any Part of the Bills which they borrowed and received of the faid late Company, in divers Sums of Money, confisting of the principal Sums by the said , delinquent Partners respectively received from the said late Company in Land Bank or Manufactory Bills, and the Interest due thereon, together with the further Sums of fix Pounds on every Hundred of the original Sum drawn out of the faid late Company's Stock, or borrowed out of the same by such of the said assessed Partners as were concerned in Trade, and three Pounds on the Hundred, as the Proportion of the other assessed Partners and pro rata for any greater or less Sum; and have made a Report of their faid Proceedings to this Court, which Report is dated 16th of August 1744. But inasmuch as the Parties so assessed have had no Opportunity, in Case they should think themselve aggrieved by the said Proceedings, of filing their Appeal from the aforesaid Determination of the faid Commissioners. to this Court, at their present Session, as in and by the before in Part recited Act it is provided they should have Liber-

Appeal allow'd to the Partners of Land Bank Court, from the Commissiminations.

We it therefore enaced by the Governour, Council and House of Representatives, That the faid Partners of the faid late Manufactory Company, who have been affessed by the said Commissioners in Manner aforesaid, and every of them shall have Liberty, in Case they or any of them shall think themto the General felves aggrieved by the before-mentioned Determination and Affessment to appeal from the same to this Court at their next Session, provided they shall file such Appeal oners Deier or Appeals in the Secretary's Office on or before the seventh Day of September next enfuing, and fuch Appeals and the Matters ariting thereon shall be wholly governed, tried and determined by the Rules processing Appeals by the faid in Part recited Act. And the aforefaid Processings of the faid Commissio-

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ners, and every Part thereof, are hereby declared to be allowed and approved of by this Court against such of the Partners assessed as aforesaid, who shall not file their Appeals from the same as aforesaid, within the Term herein before limitted for that Purpole: And such of the said Partners shall be chargeable to pay to the said Commissioners the respective Sum or Sums affessed upon them; and on Neglect of Payment thereof, the said Commissioners may in their own Names raise, sue for, and recover the same in such Manner as in and by the said former Act is provided.

Provided nevertheless, That the said Commissioners shall give Notice to the Commission late Partners of the late Manufactory Company by them affessed as aforesaid, ners to give of the several before mention'd Assessments, by causing a List or Schedule of Notice of their the same, together with a Copy of this Act, to be inserted in the four weekly Affessments in the Boston Prints, called, The Boston Weekly Post-Boy, The Boston Evening-Post, The NewsPapers. Boston Gazette, or Weekly Journal, and The Boston Weekly News-Letter,

which shall be next published after the Publication of this Act.

And whereas the Affairs of the said late Company are under such Circum- Preamble, stances that the same cannot be adjusted and finished in an equitable Manner by one fingle Affessment, but divers Affessments by the said Commissioners on the late Directors and Partners of the faid late Company, and divers Reports of

their Proceedings to this Court, are requifite for that Purpofe:

We it further enacted, That the faid Commissioners, or any two of them, Commissioshall and may from Time to Time, until the Affairs of the said late Company be ners to make wholly fettled and finished, as often as there shall be Occasion, make such Asments if they fessments on any of the said late Directors and Partners as they shall judge ne- judge sit. cessary for finishing the said Land Bank or Manufactory Scheme in the most equitable Manner, pursuant to the Directions of the said in Part recited Act; and upon every such Assessment's being made, the said Commissioners shall give the Parties thereby affeffed Notice thereof, by causing Lists or Schedules of Appeal to be fuch Assessments to be inserted in the before-mention'd Weekly Prints, which allow'd from shall be next published after the making the said Assessment; and that any of them. the said lateDirectors or Partners, who shall think himself aggrieved by any such Determination and Assessment, to be made by the said Commissioners, may at any Time within fourteen Day's next after, Notice thereof being published in the four before-mention'd weekly Prints, file his Appeal from the same to this Court in the Secretary's Office; and all fuch Appeals, and the Matters arising thereon, shall be wnolly governed, tried and determined by the Rules prescribed touching Appeals by the faid in Part recited Act.

And be it further enacted, That every further Assessment made by the said Assessment to be lodged in Commissioners, shall remain in the Chamber of the Court-House in Boston, the Commissioners, shall remain in the Chamber of the Court-House in Boston, the Commissioners, the Commissioners is the Court-House in Boston, the Court-House in Boston, the Court-House in Boston, the Court-House in the Chamber of the Court-House in Boston, the Court-House in the Chamber of the Court-House in Boston, the Court-House in the Chamber of the Cha wherein the faid Commissioners usually meet for the Execution of their Trust, oners Chamuntil the Expiration of the faid fourteen Days herein before limited for the filing ber. of Appeals, ready for the Inspection of such of the Parties therein assessed as shall defire the same, and Copies thereof attested by the Clerk of the said Commissioners shall be delivered to them upon their Request, and at their proper Charge; and that the said Commissioners shall make Report of their Proceedings in every fuch Assessment to this Court as soon afterwards as may be, for their Approbation and Allowance or Disallowance thereof, in Whole or in Part; and each the Sums and every of the faid late Directors and Partners shall be chargeable to pay to affested. the faid Commissioners the Sum or Sums in which he or they shall be from Time to Time assessed by the faid Commissioners, with the Approbation of this Court, ners impowners in their own and on Neglect of Payment thereof, the said Commissioners may in their own ered to sue. Names raife, sue for, and recover the same in such Manner as by the said for-

mer Act is provided.

And be it further enacted, That attested Copies of the Assessment herein sessiments to before-mentioned to be already made by the said Commissioners, shall be deli-vered out of the Secrecary Office to any of the Parties therein assessed upon Secretary's their Request and at their proper Charge.

Copies of Af-

And

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Alcertaining the Halue of Money.

Preamble.

And whereas in and by the before mentioned Act, the said Commissioners are obliged to sit three Days in a Week for the Dispatch of the Affairs of said Scheme, until the same shall be finished: And whereas their Attendance for so great a Part of the Week may not be necessary after they shall have made their next Assessment, and reported the same:

Commissioners not obliged to fit Day in the Week.

Be it therefore enacted, That the faid Commissioners shall not be obliged (after they shall have presented their next Assessment on the aforesaid Manumore than one factory Company to this Court for their Allowance) to fit more than one Day in a Week, unless when they shall judge that the Affairs of said Company shall require more frequent Attendance.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the thirtieth Day of May, 1744. And continued by Adjournment, and Prorogations to Wednefday the twenty-eighth Day of November following.

CHAP. II.

An Act in further Addition to an Act afcertaining the Value of 15 G. 2. ca. 4: Money, and of the Bills of publick Credit of this Province.

Preamble:

THEREAS notwithstanding the Provision that is made in and by an Act pass'd in the fifteenth Year of his present Majesty's Reign intituled An Act to afcertain the Value of Money, and of the Bills of publick Credit of this Province, granted this present Year for the Supply of the Treasury, and for securing the Credit of said Bills) for securing to any Creditor or Greditors what the Bills of Credit might fink or depreciate in their Value between the Time of contracting the Debt and the Payment thereof, it has been a frequent Practice for Creditors to exact and take of their Debtors for the Loan of any Sum or Sums of Money lent, and for Forbearance of their Debts, more than fix per Cent; by which Practice some of the good and whole-Some Laws of this Province, and the equitable Intent and Designs of them are eluded, and great Oppression and Injustice introduced, to the Reproach of this Government:

Now, for the Prevention thereof for the future:

No Allowance to be made for the depreciating of the Bills where any Thing has been allow'd already for it.

Be it enacted by the Governour, Council and House of Representatives, That in all Actions hereafter to be brought for the recovering any Debt or Sum due upon Bond, or otherwise contracted and payable in Bills of Credit since the thirty first Day of March One Thousand seven Hundred and forty two, or that may be contracted within five Years of that Date, if the Debtor will tender his Oath in Court that the Creditor has received any Thing for the Loan or Forbearance of such Debt either in Money, Bills, Goods, or by any newBond, Bill, Note of Hand, Order, or under Colour of being paid for any Service or Thing, or by keeping back any Part of the Sum specified to be paid in the Condition of any Bond or other Specialty, or by any other Way or Means whatsoever, either directly or indirectly, more than fix Pounds for the Loan or Forbearance of one Hundred Pounds for a Year, and so after that Rate for a greater or less Sum, or for a longer or shorter Time, then and in such Case, unless the Owner will make Oath to the contrary, Judgment shall be made up only for the exact nominal Sum received by or due from the Debtor (with lawful Interest for the same, if it be payable with Interest) but if the Creditor will tender and actually give his Oath as aforefaid, then Judgment shall be entred up for the full Value of said Debt, as it was at the Time of contracting the same.

And

Alcertaining the Claims of Moncy.

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And whereas there may be Debts and Sums payable in Bills of Credit or lawful Money yet due and owing from Man to Man, that were contracted be. Preamble. fore the faid thirty first Day of March One Thousand seven Hundred and forty two, and no Provision made in the Law for making good to the Creditors what the Bills, in which such Debts or Sums might be discharged, have depreciated or fallen: And inasmuch as it appears just and equal that the Loss and Da. mage arising to such Creditors by the falling and depreciating of the Bills of Gredit since the said thirty first Day of March, should be made good:

Be it further enacted, That in all such Cases it shall be in the Power of the Justices of the several Courts within this Province, to make up Judgment making good for such additional Sum or Sums as the said Bills shall be found to have depre- the V lue of ciated from the faid thirty first Day of March, until the Time of making up the Debts befuch Judgment, but not for any other or longer Time; in which Judgment the fore March same Rule shall be observed as in Case of Debts contracted after the laid thirty 31. 1742. first Day of March, as in this Act is before provided; saving always to the Debtor the same Relief in Case he has in any Manner or Way, directly or indirectly paid or allowed more than fix per Cent. as aforefaid, as is provided for him in this Act respecting any Debt or Sum that was contracted or agreed upon after the faid thirty first Day of March.

And whereas many of His Majesty's Subjects in this Province, from an Ap-Preamble. prebension that the Bills of Credit of the new Tenor were to be valued, taken and esteemed as lawful Money, from which Apprehensions many Persons have obliged themselves by their Bonds and otherways, to pay lawful Money where nothing but said Bills were received, or Goods for which the Creditor would have received Bills in Payment, nor was any Thing else intended or expected by either Party at the Time of contracting the Debt; notwithstanding which, some of the executive Courts of this Province have, contrary to the Expectation and Intention of the Parties as aforesaid, made up their Judgments on said Debts for lawful Money only, and construed the same not to be payable in said Bills, whereby the Debter has been capable of discharging or fatisfying the Execution only with Silver, the extream Scarcity of which renders it almost impracticable to satisfy the Debt without paying such additional Sum to the Creditor as he will be pleased to take in said Bills, much to the Debtor's Oppression, which this Government, ought to prevent:

Wherefore,

The it emaited, That when any Sum or Sums of Money, due or contracted judgment to for lince the first Emission of the said New Tenor Bills in the Year One Thou- be given only fund seven Hundred and forty one, or that shall be contracted for within the for Bills where Space of five Years from that Date, on Bond, Bill, Note, or otherwise, whether lent or rewith Interest or without, if the Debtor will tender his Oath that he received of ceived. the Creditor no Silver on which faid Debt or Sum then-fued for arose, or that it was not agreed by the Parties that Silver should be paid in Discharge of such Debt or Sum due, that then and in every such Case, unless the Creditor will bon's fide make Oath that Silver was received or agreed for, and understood, and intended to be paid by the Parties at the Time of contracting the faid Debt or Agreement for the Sum sued for, the Judgment shall be given for Bills of Credit or lawful Money at the Debtor's Election, allowing in fuch Judgment for what the faid Bills may have depreciated from the thirty first Day of March One Thousand seven Hundred and forty two, to the Time the Judgment is made up.

Saving always, To the Debtor the same Relief in Cases of this Nature which Saving. is by this A& already provided for him, where more than fix per Cent. has been paid for the Loan or Forbearance of any Sum as aforefaid.

Fire Wards.

CHAP. III. Repualed

το A. ca. 2. 25 G. 2. ca. 2.

An Act for the more speedy Extinguishment of Fire, and preserving Goods indangered by it.

Preamble.

HERE AS the Contiguity or Nearness of Houses in many Towns in this Province makes it difficult when they accidentally take Fire, to preserve them, and prevent its spreading, by Reason of the Inhabitants being terrified by so grievous a Calamity, and the Want of proper Persons appointed to direct such as may be ready to assist : And moreover ill-minded Persons take the Advantage of the Hurry and Consustantian fuch Accidents to plunder, and to embezzie the Goods of their distressed Neighbours:

Wherefore,

All Towns We it impowered to tatibes, chuse Fire their ann Wards.

The it enaced by the Governour, Council and House of Representatives, That the several Towns within this Province may, if they see fit, at their anniversary Meeting in March annually appoint a suitable Number of Persons (not exceeding ten) who shall be denominated Fire-Wards, and have each for a distinguishing Badge of the Office, a Staff of five Feet long, painted and headed with a bricks Brose Spine six Inches long.

Red and headed with a bright Brass Spire six Inches long.

Their Duty

And the Fire-Wards afore mentioned are hereby required, upon Notice of the breaking forth of Fire, (taking with them their Badges respectively) immediately to repair to the Place, and vigorously exert themselves in requiring and procuring Assistance to extinguish and prevent the spreading of the Fire, and for the pulling down or blowing up any Houses, or any other Service relating thereto, as they may be directed by two or three of the cheif civil or military Officers of the Town, to put a Stop to the Fire, and in removing Houshold Stuff, Goods and Merchandizes out of any Dwelling Houses, Store Houses, or other Buildings actually on Fire or in Danger thereof, in appointing Guards to secure and take Care of the same, and to suppress all Tumbes and Disorders. And due Obedience is required to be yielded to them, and each of them accordingly for that Service.

And all Disobedience, Neglect or Resusal in any, shall be informed of to some of His Majesty's Justices of the Peace within two Days next after, and the Offenders therein upon Conviction thereof before any two Justices Quorum Unus, shall forfeit and pay the Sum of forty Shillings each, to be levied and distributed by the Discretion of the Select Men among the Poor most distressed by the Fire: And in Case the Offender or Offenders are unable to satisfy the

Fine, then to suffer ten Days Imprisonment. 7007

Penalty for refusing to assist them in extinguishing of Fire.

And he it further enaced, That if any evil-minded Persons shall take Advantage of such Calamity to rob, plunder, pursoin, embezzle, convey away or conceal any Goods, Merchandizes or Essects of the distressed Inhabitants, whose Houses are on Fire, or endangered thereby, and put upon removing their Goods, and shall not restore and give Notice thereof to the Owner or Owners, if known, or bring them into such publick Place as shall be appointed and assigned by the Governour and Council, within the Space of two Days next after Proclamation made for that Purpose; the Person or Persons so offending; and being thereof convicted, shall be deemed Thieves, and suffer the utmost Severities of the Pains and Penalties by Law provided against such.

Penalty for Perfons purloining or concealing Goods fav'd from the Fire.

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kates and Taxes.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-ninth Day of May, 1745. And continued by Adjournments and Prorogations to Wednesday the eleventh Day of December following.

CHAP. I.

An Act in Addition to an Act, Intituled An Act directing how Rates and Taxes to be granted by the General Affembly, as also County Town and Precinct Rates shall be assessed and collected; made and passed in the fourth Year of his present Majesty's Reign.

HEREAS no Provision is made (in the Act Intituled An Act Preamble. directing how Rates and Taxes granted by the General Assembly, as also County Town and Precinct Rates shall be assessed and 4G. 2. ca. 1. collected) for appointing Collectors or Constables, where Towns neglect to choose them: whereby unless there be some Remedy, the good Design of said Act to secure the Payment of the Taxes granted by the General Assembly will be

frustrated:

Be it therefoze enaced by the Covernour, Council and House of Represen: Sheriffs imtatives, That where any Town or Towns have neglected or shall neglect to choose powered to Constables or Collectors to gather the Rates or Taxes granted by the General collect Rates Court, that in such Case the Sheriss of the County shall be and hereby is impowered and directed to collect such Rates or Taxes, having received an Assessment made have or shall of the Proportion of the several Persons rateable in such Town, together with neglect to a Warrant under the Hands of such Assessors as shall be appointed by the Court choose Conof General Sessions of the Peace in the County where such desicient Town lies, flables or Collectors. according to the aforesaid Act of the fourth Year of his present Majesty's Reign; and the said Assessors are hereby directed where any Town has for divers Years past or shall for several Years together hereafter neglect to choose Assessors or Constables and Collectors to add together the several Sums annually due, as also the several Fines of twenty Pounds due for each Year's Neglect, and their own Allowance by Law established, to be proportioned among the several Inhabitants and others rateable in such Town according to their best Judgment.

And be it further enacted by the Authority aforesaid, That the Sheriff to post upon receiving the aforesaid Assessment and Warrant for collecting it, shall forth-up Copy of with post up in some publick Place of the Town assessed, an attested Copy of Assessment such Assessment and Warrant, and shall make no Distress for any of the Sums and Warrant. so assessed till after thirty Days from his posting it up; and any Person or Persons paying the Sum or Sums respectively assessed on him or them to the Sheriff before the Expiration of the aforesaid thirty Days, shall pay at the Rate of five per Cent over and above to the Sheriff for his Fees, and no more: But all fuch as shall neglect to pay the Sum or Sums affested for the space of thirty Days or longer from the aforesaid posting up the Copy of the Assessment, shall be proceeded against by the Sheriff in Way of Distress as Collectors by Law are impowred, and may require suitable Aid for that Purpose, and they shall each one pay the Fees for the Sheriff's Service and Travel as in other Cases where Distraint is

made.

And to the Intent the Courts of General Sessions of the Peace in the several Counties where such deficient Towns shall respectively belong, may from Time to Time seasonably appoint Assessors as needful:

Alewives and other Fill.

Treasurer to Court of Geof the County where debelong.

Be it enacted by the Authority aforesaid, That the Province Treasurer fend a Certi- for the Time being shall as soon as may be after he hath issued his Warrants to rhe Assessor of the several Towns for assessing and collecting the Rates and Taxes granted by the General Assembly for the Space of fixty Days, without neral Sessions any Account of such Towns choice of Collectors or Constables, whether it be a Town that hath neglected to make such Choice, or that hereafter shall neglect ficient Towns fo to do, in every such Case the said Treasurer shall send a Certificate to the Clerk of the Court of General Sessions of the Peace for the County whereto the deficient Town belongs, of fuch their Deficiency, who shall lay it before faid Court of Sessions at their next Sitting; whereupon the said Court shall forthwith proceed to appoint Assessor to assess and proportion the Rates and Taxes granted as aforesaid, and the Assessors so appointed, shall as soon as may be take an Oath to the faithful Discharge of their Trust before the said Court or some one or more of the Justices by the Court of Sessions to be appointed for that Purpose; and if any Person appointed an Assessor as aforesaid shall refuse to serve, he shall forfeit the Sum of Twenty Pounds to His Majesty for the Use of the Province; and the Court of Sessions shall immediately proceed to appoint others.

CHAP. II.

An Act in Addition to and for rendring more effectual the Laws already in being for preventing the Destruction of the Fish called *Alewives* and other Fish.

Preamble.

HEREAS in and by an Act made in the fifteenth Year of his present Majesty's Reign, Intituled An A& in Addition to an A& made to prevent the Destruction of Alewives, and other Fish, it is provided, "That all " Persons that should hereafter build any Mill-Dam or Dams, or that had be-" fore the Time of passing the same, built any Dam a-cross any such River or "Stream where the Salmon, Shad, Alewives, or other Fish, usually pass up into the natural Ponds to cast their Spawn, shall make or open a sufficient " Passage Way for the Fish to pass up such River or Stream through or round " fuch Dam, and shall keep it open for the free Passage of the Fish from the " first Day of April to the last Day of May annually, and also that a suffi-" cient Water Passage round through, or over such Dam, should be made for " the Passage of such Fish or their young Spawn in the Season of their going

" down such River or Stream, on Penalty of fifty Pounds, for every Offence." And in and by an Act made in the seventeenth Year of his present Majesty's Reign, Intituled An Act in Addition to an Act made in the fifteenth Year of his present Majesty's Reign, intituled An Act in Addition to an Act made to prevent the Destruction of the Fish called Alewives, and other Fish, it is provided, "That it shall and may be lawful for any Owner or Occupant of " any such Dam or Dams already built, or that may hereafter be built, and " who are or may be obliged by said additional Act to open or leave open " fuch Passage as aforesaid, to apply to the next Court of General Sessions of " the Peace to be holden in and for the County where such Mill-Dam is; and " the Justices of the Court respectively, on such Application, are impowered ** and directed to appoint a Committee of three sufficient, and as much as may " be, difinterested Persons under Oath, to repair to the Dam where such Pasfage is proposed to be opened, and carefully view the same, and in the best " Manner they are able to inform themselves of the most proper Place for the " Passage of such Fish up and down Stream, of what Dimensions the same shall " be, or be appointed to be made, and what Part of each Year, and how long " the same shall be kept open, and return the same under their Hands, or the " Hands of the major Part of them, to the said Court for their Acceptance, which "Return fo made and accepted shall be deemed and adjudged the lawful Rule of Proceeding in making and keeping open the Passage and Passages for the Fish

" in passing up and down the Rivers and Streams for the future; any Thing " contained to the contrary in faid additional Act notwithstanding.

And whereas it may happen that in some Rivers or Streams, a-cross which Dams are built, it may be doubtful whether the Fish may be said usually to pass or cast their Spawn, and so as to render it necessary that a Way should be left open in such Dams for their free Passage, and many Inconveniencies may

arise from such Doubt or Uncertainty:

Be it therefore enacted by the Governour, Council and House of Representatives, That when and so often as Application shall be made to the neral Sessions Court of Sessions by the Owner or Occupant of any Mill-Dam or Dams, either to determine of such Dams as have no Passage Way, or of such Dams through which a Passage Way has already been made, and a Committee shall thereupon be appointed by such Court pursuant to the last recited Act, and such Committee shall repair Report of a to any Dam or Dams, and it shall appear to them upon Inquiry that the Fish do Committee. not, or in Case of a Passage being made or kept open would not usually pass up the River or Stream a-cross which such Dam is or shall be built, in such Numbers as that it is necessary a Passage Way through such Dam should be made or kept open, or that the passing of the Fish up such River will not be of greater general Benefit than the leaving open of Passage Ways in such Dams will be of Damage to the Owners of the Mills and other Persons, then and in either of fuch Cases, said Committee shall be impowered to make a Report that such Passage Way is not necessary, and such Report being accepted by the Court of Sessions, the Owner or Occupant of such Dam shall thereupon be freed from all Obligation to make or keep open any Passage; any Thing in the afore-mentioned Acts to the contrary notwithstanding. And the Charge of the Application that shall be made by the Owner or Occupant of any Mill-Dam or Dams, and all Proceedings of the Court thereupon, pursuant to this Act, or to the said last

recited Act, shall be born and paid by such Owner or Occupant.

Provided always, That if at any Time after such Determination, any Person apprehanding it necessary that a Passage Way should be opened in such Dam, shall thereupon make Application to the Court of Sessions, said Court shall be impowered to appoint a new Committee, who shall have the same Power the first Committee by Law had, or might have had, and upon such Committee's reporting that a Passage Way is necessary in such Dam or Dams, and the Demensions thereof, and the Time it shall be kept open, and upon such Report being accepted by the Court of Sessions, the Owner or Occupant of such Mill or Dam shall be as fully obliged to keep open such Passage as if the former Report had never been made and accepted; any Thing in this Act to the contrary notwithstanding. The Charge of such Application and all Proceedings thereupon to be paid by the Person or Persons making the same, or by the Owner

or Occupant of such Dam, as the Court of Scssions shall order.

And whereas in some Counties within this Province the Justices of the Court Preamble. of Sessions have refused to admit any Application from the Owner or Occupant of any Mill or Mill-Dam by Reason that such Application has not been made at the Court next immediately following the Publication of the last recited Act:

We it further enaged, That the several Courts of Schools within this Pro- Further Power vince be and hereby are impowered and directed to admit, proceed and determine of the Court upon any fuch Application at any Court at any Time held for the County, of Seffions. and all fuch Proceedings shall be deemed as valid to all Intents and Purposes as if they had been acted upon at the Court next immediately following the

Publication of faid Act.

And whereas in many Rivers or Streams within this Province neither Shad, Salmon, nor Alewives usually swim, or would pass up such River or Stream, Preamble. altho a Passage Way was made and kept open through the several Dams built a-cross such Rivers or Streams, and the Advantage of other Fish that pass up such Rivers or Streams is not equal to the Damage that may arise by keeping open a Passage Way through such Dams:

Lozd's Day.

In what Cafe Mill Dam or Dams are to be kept open.

We it therefore enacted, That no Owner or Occupant of any Mill Dam or Dams built or to be built within this Province, shall be liable to any Penalty for not making or keeping open a Passage Way through such Dam or Dams, except those Dams only which are built a-cross those Rivers or Streams where cither of the afore-mentioned Fish, viz. Shad, Salmon or Alewives usually swim or pass; any former Law, Usage or Custom to the contrary notwithstanding.

Application to the Court of Sellions relating to Dams, &c.

Provided always, . That it shall be in the Power of any Person at any Time may be made to make Application to the Court of Sessions, setting forth that the Passage of other Fish up such Rivers or Streams is of such Advantage as to render a Passage Way through any Dam or Dams necessary, and the Justices of the Court of Seffions are impowered on fuch Application to appoint a Committee to repair to fuch Dam or Dams, and upon fuch Committee's reporting that a Passage Way or Ways for the Fish is necessary, the Dimensions thereof, and the Time for keeping it open, and upon fuch Report's being accepted, the Owner or Occupant of fuch Dam or Dams shall be as fully obliged to make and keep open fuch Passage Way or Ways as if Shad, Salmon or Alewives usually passed up fuch River or Stream.

Preamble.

And whereas the Mill-Dam in the Town of Watertown referred to in the aforesaid Ast of the Fifteenth of his present Majesty, has not been subjected in

like Manner with the other Mill-Dams within this Province:

Mill-Dam in Watertown not to be raifed in a certain Time, except &c.

Be it therefore enacted, That if any Person or Persons what soever shall cause the Dam of faid Mill to be raifed, so as to prevent the Passage of the Fish over the same at any Time between the breaking up of the Ice in the Winter or Spring and the first Day of May annually, and in any Year hereafter, without the express Leave or Consent of the Select-Men of the Towns of Watertown and Newtown, every Person so offending shall forfeit and pay the Sum of five Pounds for each Offence, to be recovered in any Court of Record proper to try the same, and for the Use of him or them that shall inform and sue therefor.

CHAP. III,

4 W. & M. ca. 8.

An Act for the Explanation and further Enforcement of the Laws made for the Observation of the Lord's Day.

Preamble.

THEREAS in and by an Act made and pass'd in the fifteenth Year of his present Majesty's Reign, Intituled An Act in further Addition to the feveral Acts for the Observation and keeping of the Lord's Day, it is enacted, "That His Majesty's Justices of the Peace shall bind over the Offenders against that A& to appear before the next Court of General Sessions of the Peace for the County where the Offence shall be committed &c.

And whereas it so happens, that divers such Offenders are Strangers, and not Inhabitants in the Town where the Offence is committed, nor of any other Town in this Province, and Persons so mean and obscure that they cannot afterwards be found, so that without a speedy Way of proceeding against them. they will have an Advantage to avoid Justice, and with respect to such Persons the good Intent of the said Law may be thereby wholly frustrated and defeated. And whereas a Doubt has arisen in divers Persons, who are enjoined by Law to put in Execution the Laws made for the due Observation of the Lord sDay, whether the Act above-mentioned does not repeal some Clauses in an Act made in the fourth Year of King William and Queen Mary, for the better Observation and keeping of the Lord's Day, and other subsequent Acts made for the same good Purposes; and through these Means there have been great Neglects of profecuting and punishing Persons guilty of the Prophanation of the Sabbath :

Now to prevent the evil Confequences of fuch wrong Constructions of the Laws in that Case made and provided:

Ascertaining the Natue of Money.

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It is hereby declared by the Governour, Council and Pule of. Res Precedent presentatives. That it is not the true Intent and Meaning of the first menti- laws relationed Act made in the fifteenth Year of, his present Majesty's Reign to repeal Lord's Day any of the precedent Laws made for the Observation of the Lord's Day, or any not repeal'd, Paragraphs or Clauses thereof, but that the same ought to remain in full Force but remain and Virtue.

and Virtue.

And it is h riby accordingly enacted, That the faid precedent Laws do and shall remain in full Force and Virtue, as if the said 1ct of the fifteenth Year of his present Majesty's Reign had never been made: Saving that by the said Act His Majesty's Justices of the Peace have Liberty given them to prosecute the Offences therein mentioned in the Manner as is therein directed, if they judge it will best answer the general Intention of the Laws for the better Observation of the Lord's Day.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Maffachuletts Bay in New-England, B. gun and held at Boston upon Wednesday the twentyseventh Day of Maz, And continued by Adjournments to Wednesday the twelfth Day of August following.

CHAP. I.

An Act in further Addition to and for Explanation of certain Clauses in three several Acts herein after mention'd made and pass'd in the fifteenth, seventeenth and eighteenth Years of his present Majesty's Reign, for ascertaining the Value of Money, and of the Bills of publick Credit of this Province.

THEREAS in and by an Ast made and pass'd in the fifteenth Preamble. Year of his present Majesty's Reign, intituled, An Act to ascertain the Value of Money and of the Bills of publick Credit of this Province granted this present Year for the supply of the Treasury, and for securing the Credit of faid Bills; the several Courts of Judicature are directed in making up Judgments for Debts that should be contracted within the Term of five Years therein limitted (except as therein excepted) in Case the Province Bills by faid AA emitted, or that should thereafter be emmitted, should be depreciated below the Value they were set at by said AA, to allow the Creditor so much in faid Bills, as should make amends for their Depreciation below their then stated Value, or the Value at which such other Bills should be stated; And whereas in the Rule by faid Act prescribed for determining the Value of such Bills from Time to Time for the Purpose aforesaid only Silver and Bills of Exchange are made the Standard whereby said Bills are to be estimated in order to the Payment of private Debts to be controcted within the Time afore-faid; which Rule by Experience has been found to be unequal, and not to answer the good Intention of the faid Act, inafmuch as the Bills of Credit, being the only Medium of Trade and Commerce in this and the other Governments in New-England, their Value cannot be truly estimated by the Prices of any one or two particular Commodities or Merchandizes, such as Bills of Exchange and Silver now are and have for several Years past been within this and the aforesaid other Colonies, and the Prices of which in Bills of publick Credit have been found liable to be very fuddenly and immoderately increased by a few Persons for the sake of serving their own particular Trade or Interest, whereby the

Ascertaining the Halue of Wonep.

Bills of Credit have often been to the great Grievance of Debtors much depreciated with respect to Bills of Exchange and Silver, tho' at the same Time they have kept their Value with respect to all other Commodities and Merchandizes in this Province:

Now for preventing any future Inconvenience which may arise to the Debtor from estimating the Value of Bills of Credit by comparing them with the Prices of Bills of Exchange and Silver alone;

Price of Provisions &c. to be confider'd in the Valuation of the Bills.

Five Councellors to be

a Quorum for valuing

she Bills.

Be it enaced by the Governour, Council and Poule of Representatives, That when any Valuation shall be made of the Bills of publick Credit on this Province in Pursuance of said Act, and for the Purposes therein mentioned, regard shall be had not only to Silver and Bills of Exchange, but to the Prices of Provisions and other Necessaries of Life, and to the Difference that may arise from the Plenty or Scarcity of them, or other Circumstances which may casually occasion the rise or fall of them, at the respective Seasons wherein such Valuation shall be made as aforesaid.

And whereas the aforemention of A&t directs that the Valuation of the Bills of publick Credit as aforefaid for the Purposes aforefaid, shall be made once in every six Months by the General Assembly, and in want thereof by a Committee consisting of the eldest Councellor for the Time being, in each of those Counties, where any Member of his Majesty's Council is an Inhabitant: And whereas the said A&t doth not expressly declare that the Determination made by any Number of the said Committee short of the whole, shall be accounted valid for the Purposes aforesaid; and Doubts and Disputes have thereupon arisen:

For Prevention whereof for the future:

De it enante by the Governour, Council and House of Expresentatives, That any five of the said Councellors shall be a Quorum, and every Valuation of the Bills of publick Credit to be made by the whole Number of the said Councellors or the major Part of such of them as shall convene and be present, at the Time of making the same (provided the Number present be not less than five, and that due Notice has been previously given to the rest that shall then be within this Province, of the Time, Place and Occasion of their Meeting) shall be deemed and counted valid in the Law, for the Purposes in said Ast mentioned.

And whereas altho' the Method of making up Judgment on private Debts (with Allowance for the sinking of the Value of the Province Bills) as prescribed in the aforesaid Ast, and in another Act made and pass d in the eighteenth Year of his present Majesty's Reign, intituled, An Ast in surther Addition to an Ast for ascertaining the Value of Money, and of the Bills of publick Credit of this Province, is limitted to Debts contracted within or before certain Periods mentioned in said Asts respectively, and is not extended to Debts thereafter to be contracted; yet unless some certain Term of Time be limitted for calling in such Debts, and for the Continuance of the aforesaid Method of making up Judgment thereupon, many of said Debts may be long outstanding, and in Consequence thereof it will be requisite (for a Rule to the executive Courts in their Proceedings) that a Valuation of said Bills be from Time to Time made either by the General Assembly or such others as by Law are appointed for that Service, 'till every of those Debts shall be discharged, how long soever that Time may be protracted, to the Hindrance and Interruption of the publick Assairs of the Province, or to the great Trouble, Expence and loss of Time to those concerned therein.

For Prevention of which and other Inconveniencies;

Limitation of the Time for bringing Actions on this Act.

Be it enacted by the Governour, Council and Doule of Reresentatives, That in all and every Action and Actions which shall be brought from and after the last Day of September, which will be in the Year of our Lord, One Thousand seven Hundred and forty Nine, the aforementioned Method of making up Judgments in the several executive Courts of this Province, on all Debts and Dues contracted before the last Day of March, One Thousand seven

Ascertaining the Malue of Money.

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Hundred and forty feven, by Virtue or in Consequence of the Power and Directions given in the Acts aforefaid, or either of them, shall cease and determine; and no Allowance shall be made in making up such Judgments for any Depreciation of the Bills of Credit, unless the Debt on which such Action shall arise. did not become payable 'till after the last Day of September, Anno Domini One Thousand seven Hundred and forty Nine, or unless the Creditor now be Saving. and shall continue out of this Province 'till after the Expiration of the said Term, and have no lawful Agent or Attorney therein, or be a Person non Compos Mentis, and have no lawful Guardian, or be under some other legal Incapacity of bringing his Action for the Recovery of such Debt within the Term herein before limitted for that Purpose. And if after that Term Suit shall be brought for any such Debts, Judgments shall be made up according to the last Valuation that shall have been then made.

And whereas in and by an Act made and pass'd in the seventeenth Year of Preamble. his present Majesty's Reign, entitled; An Act in Addition to and in Explanation of fundry Clauses of an A& entitled; An A& to ascertain the Value of Money, and of the Bills of publick Credit of this Province, made and pass'd in the fifteenth Year of his Majesty's Reign; It is enacted, "That all Debts contracted since the last of March, One Thousand seven Hundred and " forty Two, or that shall thereafter be contracted (Specialties and express " Contracts excepted) shall be deemed and adjudged equal to the real Value " only fuch Bills have passed or shall pass at when such Debt was or shall be " contracted; and every Debt of twenty Shilling's contracted as aforesaid shall or may be always hereafter discharged by twenty Shillings in said Bills and " fo pro rata for a greater or less Sum, unless such Bills have already or should " hereafter be depreciated below the Value they passed at when such Debt was " or shall be contracted; and in such Case so much shall always be allowed by " the respective Courts in this Province as shall make said Bills equal in Value " to fuch Debt when contracted."

And whereas the Debts referred to in the faid Act appear by the purview thereof, to be such only as then had been or should be contracted within five Years from the last Day of March, One Thousand seven Hundred and forty Two, yet as the faid Act has by some been construed to extend to Debts to be contracted after the Expiration of faid Term; and in Consequence of fuch Construction (if admitted) many Inconveniencies may arise:

Wherefore for Prevention thereof, and for removing any Doubts or Disputes touching the Meaning of said Act in the Case before mentioned:

Be it enacted and declared hy the Governour, Council and house of Representatives, That the Debts referred to and intended in the last herein tracting Debts before recited Act are such only as had been or should be contracted within the that are to before mentioned Term of five Years from the last Day of March One Thou-have Benefit sand Seven Hundred and forty two, and that the Rule therein given to the upon Depre-Courts of Judicature respecting the Allowance to be made for the Depreciation of the Bills of publick Credit, was intended and shall be adjudged, construed, and taken to be restrained to Debts, contracted within the Term aforesaid, and not to extend to any other what soever.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-seventh Day of May, 1747. And continued by Adjournments and Prorogations to Wednesday the third Day of February sollowing.

CHAP. II.

An Act for altering the Times appointed for holding the Superiour Court of Judicature, Court of Assize, and General Goal Delivery within and for the Counties of Effex and Bristol.

It W ca 3.

Preamble.

THEREAS the Times by Law appointed for holding the Superiour Court of Judicature, Court of Assize, and General Goal De. livery at Salem, within and for the County of Essex, and at Taunton, within and for the County of Bristol, are found to be inconvenient:

lem and &Taunton.

Be it therefore enaced by the Governour, Council and House of Re-Alteration of presentatives, That the Time for holding the faid Superiour Court of Judica-Courts at Sa. ture, Court of Assize and General Goal Delivery at Salem, for the County of Effex, shall henceforth be the third Tuesday in October annually: And the Time for holding the faid Court at Taunton, for the County of Bristol, shall henceforth be the second Tuesday in May annually: And all Officers and other Persons concerned, are required to conform themselves accordingly.

And he it further enacted, That all Appeals, Writs of Review, Recognizances, Warrants, and other Process already issued, taken or depending in the faid County of Bristol, which were to have been returned or proceeded on at the Time heretofore appointed by Law for holding the said Court at Taunton, shall be valid and stand good to all Intents and Purposes in the Law; and shall be returned and proceeded on at the Time appointed by this Act for holding the fame.

CHAP. III.

An Act for explaining an Act intituled, An Act to prevent and make void clandestine and illegal Purchases of Lands from the Indians, so far as relates to the Devise or Bequest of any Real Estate by the last Will and Testament of any Indians.

13 W. ca. 21.

Preamble.

THEREAS Doubts have arisen, whether the Ast pass'd in the thirteenth Year of King William the third, Intituled, An Act to prevent and make void clandestine and illegal Purchases of Lands from the Indians; doth extend to any Device or Bequest of Real Estate made by the last Will and Testament of any Indian:

Explanation of an Act relating to Indians felling Lands.

We it therefoze declared and enaced by the Governour, Council and House of Representatives, That the said Act was intended to extend, and did, doth and ought to be understood to extend to all Devises of Real Estates made by the last Wills and Testaments of any of the said Indians: And all such Devises of Lands or other Real Estate whatsoever by any last Will and Testament from any Indian or Indians inhabiting within this Province, to any English Person or Persons that have been heretofore made, and have not been approved by the General Court; and also all such as shall, hereafter be made, unless the Approbation of the General Court shall be obtained, are hereby declared utterly void and of no. Effect.

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Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-fifth Day of May 1748. And continued by Prorogation and Adjournments to Wednesday the twenty-first Day of December following, and then met.

C'H A'P. I.

An Act for drawing in the Bills of Credit of the several Denominations which have at any Time been issued by this Government and are still outstanding, and for ascertaining the Rate of coin'd Silver in this Province for the future.

THEREAS the Sum of One Hundred and eighty three Thousand Preamble. fix Hundred and forty nine Pounds two Shillings and seven Pence half Peny Sterling Money has been granted by the Parliament of Great-Britain, for reimbursing to this Province their Expences in taking and fecuring Cape-Breton:

Be it enaded by the Governour, Council and House of Representa: Persons imtines, That the honourable Sir Peter Warren, Knight of the Bath, William powered to act for the Bollan, Esq. Agent for this Province, and Eliakim Palmer, Esq. of London, Province in Merchant, they or two of them, (the faid Willam Bollan Agent as aforefaid, taking Care except in Cafe of his Death always to be one) be and are hereby authorized and of the Money impowred to give a full Discharge to the right honourable the Lords Commissi- granted by oners of the Treasury for the Sum granted as a forestill when Commission parliament for oners of the Treasury for the Sum granted as aforesaid whensoever the same the Charge at shall have been issued, or to the Bank of England, in Case the same shall have Cape-Breton, been there deposited, or to any Person or Persons in whose Possession or Custody soever the same is or shall be; to prefer the humble Address of the General Court of this Province to the King's most excellent Majesty, that he would be graciously pleased to order the said Sum to be transported to this Government in foreign coin'd Silver, on board some one or more of his Majesty's Ships; and to purfue fuch Instructions as the said General Court shall judge necessary concerning the Transportation of the said granted Sum to this Province.

And he it further enance. That the Treasurer of the Province for the The Province Time being, be and hereby is fully authorized and impowred to demand and receive the whole and every Part of the Money aforesaid from the Commander of ceive said any Vessel or Vessels on board of which the same shall be ship'd upon the Arri- Money on

val thereof within this Government.

And be it further enaced, That from and after the thirty-first Day of March which shall be in the Year of our Lord One Thousand seven Hundred The said Moand sifty, the Possessor and Possessor each and every of the Bills of Credit changed for the President Shall then be authoritied for the Bills of President Shall then be authoritied for the Bills of Credit changed for the Bills of the Bills of Credit changed for the Bills of this Province which shall then be outstanding, upon bringing such Bill or Bills Bills of Creto the Treasurer aforesaid, shall be intitled to and receive in Exchange for every dit. fuch Bill or Bills Silver at the Rate following, viz. for every forty five Shillings, in Bills commonly known and understood by Bills of the old Form and Tenor, one Peice of Eight, and for every eleven Shillings and three Pence in Bills of the new Form and Tenor, and also of the middle Form and Tenor, one Piece of Eight, and so proportionably for a greater or less Sum in the Bills of each and any of the Forms and Tenors aforesaid. Provided nevertheless, That if the Possessors aforesaid shall not offer such Bills in Exchange within one Year from and after the faid thirty first Day of March One Thousand seven Hundred and fifty, all Right or Claim to the Redemption or Exchange thereof shall determine and cease.

Tt2

Provided

Redeeming Wills of Credit. 330.

Proviso respecting Bills of the neighbouring Governments.

Provided always, That fuch of the Bills of Credit of this Province, as shall be the Property of the Inhabitants of Connecticut, New-Hampshire, and Rhode-Island, may and shall be redeemed or exchanged by the Bills of Credit of each of those Government respectively that may be in the Hands of the Inhabitants of this Government: Any Thing in this Act to the contrary notwithstanding.

Preanible.

And whereas all Debts, Dues, Demands, Bargains and Contracts whatfoever unless otherwise specially agreed or contracted, are now understood to be payable and may be discharged by the publick Bills of Credit of this Province, and upon any Action or Actions being brought in the Courts of Judicature within this Province, and Judgment being made upon such Action and Execution is fued, such Execution may be now satisfied and discharged by the publick Bills of Credit as aforefaid, with the Addition of a greater or less Sum according to the Time when such Debts were contracted:

Contracts afterMarch 31. 1750 to be be in Silver Money.

Be it enacted, That from and after the thirty first Day of March, which shall be in the Year of our Lord One Thousand seven Hundred and fifty, all Debts, Dues, Demands, Bargains and Contracts, payable in Bills of Credit as aforesaid, understood to shall be understood to be payable in coin'd Silver only; and all Executions in Consequence of any Judgment of Court in all Actions heretofore brought or that may at any Time hereafter be brought for the Recovery of such Debts, Dues, Demands, Bargains and Contracts made and contracted as aforefaid, shall and may be then discharged by Silver at the Rate following, viz. Every forty five Shillings of such Debts, Dues or Demands which were payable or might be discharged by Bills of the old Tenor, shall and may be discharged by one mill'd Psice of Eight, and every eleven Shillings and three Pence of fuch Debts, Dues or Demands which were payable or might be discharged by Bills of the middle Tenor, or by Bills of the new Tenor, shall and may be discharged by one mill'd Peice of Eight, with fuch Addition, according to the Time of contracting, as the Laws of this Province do or shall require; and so proportionably of any Debt or Demand of greater or less Value.

And whereas in and by the several Acts of this Government for issuing the publick Bills of Credit Provision has been made for drawing said Bills into the publick Treasury again by certain Taxes which it is provided by said Acts shall be laid on the several Towns in this Government in each of the several Years from this present Year until the Year One Thousand seven Hundredand fixty:

Clauses in divers Acts for

Taxes.

We it further enacted, That the several Clauses in the Acts aforesaid pro-Repeal of the viding for the bringing into the Province Treasury by Taxes the several Sums in Bills of Credit iffued by Virtue of fuch Acts, be and hereby are repealed and declared null and, void.

And whereas, the Sum granted by Parliament as aforesaid may prove insufficient to redeem or exchange the whole Sum which is now outstanding in

Tax of 1.75, vied in 1749.

said Bills, of Credit at the Rates aforesaid:

15e it further enaced, That there be and hereby is granted unto his most excellent Majesty a Tax of seventy five Thousand Pounds to be levied on Polls and Estates both Real and Personal within this Province, according to such Rules and in fuch Proportions on the several Towns and Districts within the same as shall be agreed upon and ordered by this Court at their Session in May One Thousand seven Hundred and forty nine, to be paid into the publick Treasury on or before the last of December then next entuing: And the Tax aforesaid is hereby declared to be payable in Bills of Credit of the new Form and Tenor, or of the middle Form and Tenor according to their respective Denominations, or in Bills of the old Tenor, accounting four for one, or in Spanish mill'd Dollars at the Rate of eleven Shillings and three Pence each.

Treasurer to iffue his Warrants in Cafe there be no Act for apportioning faid Tax.

And he it surther enaced, That in Case the General Court shall not at their Sessions in May and before the twentieth Day of June One Thousand. seven Hundred and forty nine, agree and conclude upon an Act apportioning the Sum which by this Act is engaged shall be in said Year apportioned assessed

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and levied, that then and in fuch Case each Town and District within this Province shall pay (by a Tax to be levied on the Polls and Estates both Real and Perfonal within their Districts) the same Proportion of the said Sum as the said Towns and Districts shall have been taxed by the General Court in the Tax Act then last preceeding; and the Province Treasurer is hereby fully impowred and directed some Time in the Month of June in the Year One Thousand seven Hundred and forty nine, to issue and send forth his Warrants directed to the Select-Men or Affelfors of each Town and District within this Province, requiring them to affefs the Polls and Estates both Real and Personal within their several Towns and Districts for their respective Part and Proportion of the Sum before directed, and engaged to be affeffed, and the Affeffors as also Persons affeffed, shall observe, be governed by and subject to all such Rules and Directions as shall have been given in the last preceeding Tax Act; and if there be any Surplusage it shall remain a Stock in the Treasury.

And whereas it is provided by this Act that the whole Sum now outstanding in preamble. Bills of Credit which have been the Medium and Instrument of Trade and Commerce for many Years past shall be sunk, partly by a Tax, and partly by being exchanged for the Sum granted by Parliament as aforesaid, which Sum may prove sufficient to ferve as a Medium instead of said Bills, and it being of great Importance that all possible Means should be us'd for establishing an invariable Silver Currency for the

future :

We it enacted, That all Bargains and Contracts, Debts and Dues what soever Contracts & which shall be agreed, contracted or made after the thirty-first Day of March Debts to be One Thousand seven Hundred and sifty, shall be understood and are hereby paid after declared to be in Silver at six Shillings and eight Pence per Ounce, and all 1750 in Silspanish mil'd Pieces of Eight of full Weight, shall be accounted taken and paid verMoney. at the Rate of fix Shillings per Piece for the discharge of any Contracts or Bargains to be made after the said thirty-first Day of March One Thousand seven Rates of Spa-Hundred and fifty, the Halfs Quarters and other less Peices of the same Coin, to nish Money. be accounted, received, taken or paid in the same Proportien; and if any Perfon shall for the discharge of any such Contracts or Bargains account, receive, those who take or pay any Silver Coin or any of the faid Pieces at any greater or higher receive or Rate than that at which the same is hereby regulated and allowed, every such payers at Person so accounting, receiving, taking or paying the same, shall forfeit the Sum Money at of fifty Pounds for every Offence, one Mociety thereof to his Majesty his Heirs Rate. and Successors to and for the Use of this Government, the other Moiety to him or them that shall sue for the same, to be recovered with full Costs of Suit by Action of Debt, Bill, Plaint, or Information, in any of his Majesty's Courts of Record within this Province, or by Presentment of the Grand Jury; and all Persons whatsoever are hereby required to conform their Books and Accounts according to the Regulation aforesaid, any former Usage to the contrary notwithstanding; and any Books and Accounts which shall not be made to conform to the faid Regulation shall not be admitted or allowed to be produced in Evidence for the Recovery of any Debt in any of his Majesty's Courts within this Province.

And whereas Bills of Credit have been the only Medium of Trade within Preamble. this Government for many Years past, and the Bills of Connecticue, New-Hampshire, and Rhode-Island, have passed promiscoucusty with the Bills of this Government, and the Inhabitants of this Government will be liable to greater Evils than they have ever yet suffered, if the Bills of those Governments continue current within this Province:

Be it further enacted, That if any Person from and after the thirty-first Penalty for Day of March One Thousand seven Hundred and fifty, shall account receive receiving or take or pay any Bill or Bills of Credit of either of the Governments of Connecti- passing Bills cut, New-Hampsbire, or Rhode-Island, in discharge of any Contract or Bargain or bouring Gofor any valuable Confideration what soever, every such Person so accounting, vernments: receiving taking or paying the fame, shall forfeit the Sum of fifty Pounds for

every Offence, to be recovered and applied in like Manner with the Forfeiture or Penalty for receiving or paying Silver Coin at any higher Rate than is re-

gulated by this Act.

Oath to be taken by Perfons chosen toOffice that they have not received or paid saidBills.

And he it further enacted, That from and after the last Day of March which shall be in the Year of our Lord One Thousand seven Hundred and fifty, until the last Day of March, which shall be in the Year of our Lord One Thoufand seven Hundred and fifty-four, every Person who shall be chosen to serve in any Office in any of the Towns of this Province, shall before his Entrance upon faid Office take the following Oath, to be administred by a Justice of the Peace, or where no Justice of the Peace shall be present, by the Town Clerk, who is hereby impowred to administer the same, viz.

Form of the

YOU A. B. do in the Presence of GOD, solemnly declare, that you have not since the last Day of March 1759, wittingly and willingly, directly or indirectly, either by your self or any for or under you, been concerned in receiving or paying within this Government, any Bill or Bills of Credit of either of the Gevernments of Connecticut, New-Hampshire, or Rhode-Island. So help you GOD.

Penalty in Case of Refusal to take faid Oath.

And where any Person chosen as aforesaid shall refuse or neglect to take the Oath aforesaid on tendering the same, the Town shall proceed to the Choice of another Person in his Room; and where any Person shall be elected during the Term aforesaid by any Town into any Office to the Non-Acceptance or Refufal whereof a Penalty is by Law annexed, such Person neglecting or refusing to take the Oath aforesaid, shall be liable to the same Penalty as is by Law provided for the Non-Acceptance or Refusal of such Office.

Persons chosen Representhe faidOath.

And he it further enacted, That when any Person during the Term aforefaid, shall be chosen to represent any Town within this Province in the General tatives to take Court or Assembly, such Person so chosen shall take the Oath aforesaid, and Return shall be made by the Sclect-men upon the Back of the Precept, that the Person so chosen, has taken the Oath required in the Act made and pass'd in the twenty second Year of his Majesty King George the Second, intituled An Act for drawing in the Bills of Credit of the several Denominations which have at any Time been issued by this Government and are still outstanding, and for ascertaining the Rate of coin'd Silver in this Province for the future :

And if any Person so chosen shall refuse or neglect to take the Oath aforefaid, fuch Refusal or Neglect shall be deem'd a Refusal to serve as a Represenrative, and the Town shall proceed to the Choice of another Person in his Room.

Councellors to take faid Oath.

As also Officers chosen by the General Court.

And all other Officers civil

and military.

And be it further enaced, I hat the Oath aforesaid shall be administred to each of the Members of his Majesty's Council every Year during the Term aforesaid, at the same Time when the usual Oaths required to be taken by the faid Members of his Majesty's Council shall be administred. And all Officers civil and military within this Government, who shall be nominated or appointed during the Term aforesaid, shall before they receive their respective Commissions take the Oath aforesaid, and their respective Commissions shall otherwise be void: And all Persons elected into any Office during the Term aforesaid by the General Assembly shall be deem'd not qualified to enter upon the Execution of their respective Offices, until they have taken the Oath aforesaid: And allOfficers civil and milicary appointed by this Government who shall be in Commission in the Month of June One Thousand seven Hundred and sifty three shall some Time in said Month take the Oath aforesaid; and in Case of Neglest thereof their respectiveCommissions shall become and are hereby declared to be void.

to be taken upon isluing of Courts.

And be it further enacted, That no Execution shall be issued during the The faidOath Term aforefaid from the Office of any Clerk of any of the Inferiour Courts of Common Pleas or of the Superiour Courts of Judicature for any Sum whatfoever, unless the Plaintiff or Plaintiffs (suing in his or their own Right and dwellon Judgments ing within this Province) shall first take the Oath aforesaid, and Certificate thereof shall be made on such Execution; and if any Execution shall issue or go forth during the Term aforesaid without such Certificate, the same shall be and is

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hereby declared to be void. And no Licence shall be granted to, nor any Recognizance taken from any Taverner, Innholder or Retailer, by the Justices of any Taverners, of the Courts of Sessions within this Province during the Term aforesaid, Innholders until such Taverner Innholder or Retailer, shall have taken said Oath in and Retail-Presence of the Court, or Certificate of his having so done from a Justice of said Oath. Peace, shall be presented to the Court. Provided always, That when any Inhabitant of this Province shall be fued or have his Person or Estate taken by mean Process, or in Execution for any Debt contracted before the thirty first Proviso in Day of March One Thousand seven Hundred and fifty, with any of the Inha- Case Persons bitants of either of the Governments aforefaid, upon making Oath that he was are possessed posses'd of any Sum in Bills of Credit of the Government to which his Creditor of the Bills of the other Gobelongs, before the said thirty-first Day of March One Thousand seven Hun-vernments. dred and fifty, and has continued to be so posses'd, he shall have Liberty to tender the same; and the Creditor shall be oblig'd to accept the same towards Payment or Discharge of such Debt in like Manner as if this Act had never pass'd. Provided also, And it is accordingly to be understood, that if the Bills of Credit Proviso in of said Governments of Connecticut, New-Hampshire, and Rhode-Island, shall Case the Bills be drawn in and sunk, and the Paper Currency of said Governments shall be of the other Governments. brought to an End and cease, at any Time before the said thirty first Day of sovernments March One Thousand seven Hundred and fifty four, then and in such Case the three last preceeding enacting Clauses of this Act, shall become void and have no further Effect.

And whereas the Sum of One Hundred and eighty three Thousand six Preamble.

Hundred and forty nine Pounds twoShillings and sevenPence half Penny Sterling, granted by Parliament as aforesaid, and the further Sum of Seventy five Thousand Pounds, now granted to be affest'd in Bills of Credit in the Year One Thousand seven Hundred and forty nine, on the Polls and Estates of the Inhabitants of this Province, are by this Act become the sole Fund and Security for the whole Sum in Bills of Credit outstanding, and in Case the said Sterling Sum granted as aforesaid, be not imported into this Province before the said thirty first Day of March One Thousand seven Hundred and sifty, the exchanging the Bills of Credit as is above intended will be rendered impracticable, and, the former Funds or Securities being made void, there will remain a Fund for Seventy five Thousand Pounds only, and the Remainder of the Adsfordraw.

faid Bills of Credit will become of no Value to the Possessors:

Acts for drawing in the Bills

Be it therefore provided, And it is accordingly hereby Enacted, that if the to be in Force

Sum granted by Parliament as aforesaid, shall not be received within this Go-inCase the Silver Money vernment on or before the thirty-first Day of March One Thousand seven thousand feven should not ar-Hundred and fifty, then and in such Case the several Acts of this Province for rive in the Prodrawing in the said Bills, and all and every Part of said Acts, shall be and conti-vince before nue in full Force, any Thing in this Act to the contrary notwithstanding; and all the 31st of and every Part of this Act shall be void, and have no further Effect.

Saving always, That whereas the Sum of One Fundred and thirty Thousand five Hundred Pounds in said Bills of Credit is engaged by said Acts to be drawn 500, which in by a Tax in the Year One Thousand seven Hundred and forty nine, and by is to be added this Act Provision is made for drawing Seventy five Thousand Pounds, Part to the Tax of faid Sum only in faid Year, which Part of this Act may have had its Effect, 1750. and the Time will be elapsed for drawing in the remaining Part of said One Hundred and thirty Thousand five Hundred Pounds:

It is therefore hereby enacted and declared, That in such Case the Sum of Fifty five Thousand five Hundred Pounds the remaining Part of said Sum of One Hundred and thirty Thousand five Hundred Pounds, shall be and hereby is added to the Tax of Thirty five Thousand Pounds, engag'd to be assess'd in the Year One Thousand seven Hundred and fifty, and the Inhabitants of this Province shall be assessed for said Sum at the same Time and in like Manner and Proportion as is by Law provided that they shall be assessed for said Thirty five Thousand Pounds, and the Treasurer is hereby required to issue his Warrants accordingly.

CHAP.

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CHAP. II.

An Act in further Addition to an Act Intituled An Act of G. 2 ca. 3. for the more speedy finishing the Land Bank or Manufactory Scheme.

preamble.

IT appearing to this Court, notwithstanding the Provision made for the speedy similing the Land-Bank or Manufactory Scheme, in the Act of the Seventeenth Year of his present Majesty's Reign, Intituled. An Act for the more speedy finishing the Land Bank or Manufactory Scheme, That there are great Dissipations in the Way of the Commissioners by said Act appointed to similar scheme, without the further Aid of this Court, more especially occasioned by the Destruction of the Books and Papers of the said late Land-Bank Commpany, and of the saidCommissioners, in the late burning of the Court House in Boston:

Commissioners impowred and directed to assess Persons according to the Lift.

We it therefoze enaced by the Governour, Council and House of Representatives, That the faid Commissioners or a major Part of them, be directed and impowered, and hereby they are directed and impowered, as soon as may be, to make an Assessment on those Persons mentioned in a List printed in the Supplement of the Boston Gazette, 1745. which List is hereby declared to contain a true and exact Account of the Partners in faid late Land Bank Scheme, and the faid Assessment shall be made for the full Sum in said List, printed in said Gazette, and such further Sum as said Commissioners shall judge necessary to redeem all the outstanding Bills of said Company, Principal and Interest, make good Deficiencies by the failing of any Partners, and to defrey the just incidental Charges; and every Receipt from faid Commissioners, or other satisfactory Evidence of Payment on the aforefaid Assessment lately printed in the Boston Gazette, shall be taken and received by faid Commissioners as Payment for the Sum or Sums they amount to, in the Assessment now directed to; upon and according to which Affesment now ordered (being first approved by the General Court, after being inserted in all the Weekly News-Papers printed in Boston, sixty Days before it's Presentation to the General Court, that all concerned may object if they see Cause) the said Commissioners shall issue their Warrants of Distress against such Partners as shall neglect to pay for fixty Days after the General Court's Approbation: Which Warrant of Distress shall be in the Form following, viz.

Warrants of Distress to be issued.

Province of the Massachusetts-Bay. John Jeffries, Samuel Danforth, John Chandler, Esqrs; Commissioners for the more speedy finishing the Land-Bank or Manufactory Scheme.

Form thereof.

To the Sheriff of the County of A. his Under Sheriff or Deputy, (or either of the Constables of B) Greeting.

BY Virtue of an Act of the Great and General Court or Assembly of said Province, made at their Session begun and held at Boston upon Wednesday the twenty-sixth Day of October 1748. Intituled An Act in further Addition to an Act Intituled, An Act for the more speedy finishing the Land-Bank or Manufactory Scheme, there was an Assessinent made on the late Directors and Partners in said Scheme, for the drawing in the Remainder of the outstanding Bills emitted on said Scheme, which Assessine that has been duly published in all the publick News Papers in Boston, agreable to said Act and passed the Approbation of the General Court; since which more than sixty Days are passed: In which Assessment A. B. of C. in the County of E. a late Partner in said Scheme, was assessed the Sum of

in lawful Money or Manufactory Bills as his Part or Proportion, and althor publick Notice has been given of said Assessment, as aforesaid, yet the said A. B. hitherto neglects to pay in the same, as is by said Act required:

Wherefore, by Virtue of the Authority to us given in and by the aforesaid Act; These are in his Majesty's Name, to require you to Levy by Distress,

and

and Sale of the Estate Real and Personal of the said A. B. the above Sum of lawful Money, and bring the same to us at our Office in Boston forthwith, returning the Overplus (if any be) to the said A. B. and if there cannot be found in your Precinct Estate sufficient to difcharge the same, then you are to commit the said A. B. if to be found in your Precinct, to the common Goal of the County of E. there to remain until he has paid the said Sum of lawful Money, and Charges; for all which this shall be your sufficient Warrant; save only, that if you shall take the Real Estate of the said A. B. that then the said A. B. his Heirs, Executors, Administrators or Assigns, shall have Liberty for three Months thereafter, to redeem the same, and if the same shall not be Redeemed within three Months as aforefaid, by paying faid Sum of then you are required to sell the same as aforesaid, and return this Warrant and your Doings thereon, into the Office of the Register of Deeds for the County of E. there to be Recorded.

Given under our Hands and Seals at Boston, the Day of Year of our Sovereign Lord 174 · in the by the Grace of God King of Great-Britain, &c.

And all Sherffs their under Sheriffs and Deputies, and where they are interested the Sheriffs all Coroners, and where the Sum exceeds not ten Pounds all Constables, are im- Coroners of powred and required to execute them on the Persons whose Names are contain- Constables for ed in said List, or their Estates Real or Personal: And as some of said Partners executing the are or may be deceased, or out of the Province, before such Warrant or Warrants Warrants of Distress shall be issued, the said Sheriffs, Coroners, and Constables, are hereby impowred and directed to take such Estate as they may find belonged to such deceasedPerson, or was by Law liable to be taken, if such deceasedPerson or Persons were then living, and in the Province: The Estate taken whether Real or Personal, to be fold, and the Overplus, if any, to returned as by Law required in ordinary Cases of Execution or Distress, save only that the Liberty of redeeming the Real Estate shall extend to three Months only, after being taken, upon the Expiration of which Term of three Months, if the same be not redeemed, the Sheriff or other Officer who took the same, shall return the Warrant of Distress, with his Doings thereon, into the Office of the Register of Deeds, in the County where the Lands lie, there to be recorded.

And it there shall be a Surplus in the Hands of the Commissioners after redeem- to be dispoing faid Bills, and paying the necessary Charges, the faid Commissioners shall di- ed of. vide and pay the same equitably to and among the said late Partners, said Divisi-

on being first approved by the General Court.

And to the Intent all Possessors of Said Land Bank Bills may more readily

and easily receive such Sum or Sums as may be due upon or for their Bills: Time & Place Be it further enaced, That the said Commissioners, or a major Part of of the Comthem, shall as soon as they are enabled to redeam them, give publick Notice in missioners all the faid Weekly News Papers, of the Time or Times and Place or Places in meeting for redeeming the the Town of Boston, when and where they will attend to redeem them; which Bills to be pubpublick Notice (being inferted fix Weeks successively in all the Weekly News-lickly notified. Papers printed in Boston) hereby is made and declared to be a legal Tender to all and every Possessor and Possessor of said Bills.

And for as much as by the said Burning many Papers and Evidences were lost, whereby said Commissioners may be much embarras'd, which might be eased by Papers, Books or Receipts, in other Persms Hands:

15e it enacted and beclared, That the said Commissioners be and hereby commissioners impowered to are authorized and impowred to demand and receive of the late Directors, demand Pa-Treasurer, Endorser, Partners and Clerks of the said late Company, any and pers. all Papers they shall judge needful, giving Receipt for them, and to examine the

faid Persons on Oath touching the Affairs of said late Company: And the said

Limitation of Actions.

Commissioners or a major Part of them, are directed to meet for the first four Weeks after the Publication of this Act two Days in each Week, and for the next four Weeks one Day in each Week, and after that one Day each alternate or every other Week, 'till the Scheme be finished, and no oftner, unless on a Representation made to the Governour and Council, they shall direct the Commissioners to meet more frequently.

CHAP. III.

13 G. 2. ca. 3

An Act in Addition to, and for Explanation of an Act, Intituled, An Act for Limitation of Actions, and for avoiding Suits at Law where the Matter is of long standing.

Preamble.

THEREAS in and by an Act made in the 13th Year of his present Majesty's Reign, intituled, An Act for Limitation of Actions, and for avoiding Suits in Law where the Matter is of long standing; It is among other Things enacted, "That all Actions for Arrearages of Rent, or grounded on " any Lending or Contract without Specialty, should be brought within four "Years next after the Cause of such Action, in Cases where the Cause of Acti-" on should arise after the Publication of the said Act, and in those Cases where " the Cause of Action had arisen before within four Years after the Publication " thereof, and not afterwards;" And whereas the latter Part of the said Clause was at the Time of making the said Act, generally understood to be meant and intended only of fuch Actions grounded on Lending, or Contract without Specialty as are express'd in the Act of Parliament, which was pass'd in the 21st Year of the Reign of King James the first, intituled, An Act for Limitation of Actions and avoiding Suits at Law; (from which Act the before-recited Law of this Province is (with Respect to the Actions therein mentioned) in a great Meafure copied;) but yet the same construed in it's utmost Latitude, may be understood to include Actions of the Case upon Bill or Note of Hand, and has lately been so adjudged by some of the Courts of Judicature within this Province; (and by the like Construction may be deem'd to extend to all Actions of Account, and upon the Case whatsoever, not excepting such Accounts as concern the Trade of Merchandize between Merchant and Merchant, their Factors or Servants;) by which Construction in the Courts of Judicature, very many Creditors have been greatly surprized and injured, who upon the aforesaid general understanding of the said Clause of the aforesaid Provincial Act and thro' Lenity to their Debtors, have foreborn to bring Actions for the recovery of Debts due to them by promissary Note or otherwise howsoever upon simple Contract, within the Time limited in the aforesaid Law of this Province for bringing Actions grounded upon Lending or Contract without Specialty; and will thereby (upon the aforefaid Construction of the latter Part of faid recited Clause) be barred from bringing Actions for the recovery of the same, and great Mischief and Inconvenience may arise in the Trade of Merchandize and Dealings between Merchant and Merchant, and other Traders within this Province:

Further Time allowed for bringing Actions of Account and on the Cafe.

Now for remedying and preventing the same,

Be it beclared and enacted by the Governour, Council and House of
Representatives, That all Actions of Account or upon the Case grounded on
any Lending or Contract or otherwise howsoever, in which the Cause of Action
has arisen before the Publication of this Act, and which have not yet been commenced or prosecuted to Essect, may be brought and prosecuted at any Time within four Years after the Publication hereof; and in Cases where such Actions have
been commenced, and Judgment hath been given upon Plea in Bar or on Trial
for the Desendant, the Plaintist or Plaintists in such Action, their Executors or
Administrators, may bring and prosecute a Writ of Review of the said Action in
such Court where the same was Tried, within three Years after the making up
such Judgments, for the reversing the same, and recovering of their Debt, any Thing
in the aforesaid Act contain'd to the contrary notwithstanding, and shall have

Drawing in the Bills &c.

the like Advantage for recovering the same, as if the said. As had never been Time limited made: And that all Actions of Account and upon the Case other than such for bringing Actions of Accounts as concern the Trade of Merchandize between Merchant and Mer-Account and chant, their Factors or Servants (the Cause whereof shall arise after the Publi- on the Case. cation of this Act) shall be brought within the Term of four Years next after the Cause of such Actions, and not afterwards; And that all Actions of Account which concern the Trade of Merchandize between Merchant and Merchant, their Factors or Servants as aforefaid, may be brought and profecuted at any Time after the Cause of such Action, at the Pleasure of such Persons as may be concerned, any Thing in the aforefaid Act to the contrary in any wife notwithstanding.

Provided always, and be it further enacted, That this Act shall not be Proviso. understood to bar any Infant, Feme-Covert, Person imprisoned, beyond the Seas, or non compos mentis, from bringing either of the Actions beforementioned within the Term before fet and limited for bringing fuch Actions, reckoning from the

Time that such Impediment shall be removed.

And whereas it may happen that some Debtors may be out of this Province Preamble. during the whole or some considerable Part of the Term of Time by this Act allowed and limited for bringing such Actions as aforesaid, and the Creditors in such Case not have like Advantage with other Greditors for recovering their Debts:

It is therefore hereby further provided and enacted. That if any Debtor Provide where shall continue out of this Province more than twelve Months within the aforefaid Term, in such Case the Creditor shall be allowed such further Time for Province. bringing his Action and recovering his Debt as shall appear (to the Satisfaction of the Court in which such Action shall be brought) that the Debtor had continued out of the Province within the four Years beforementioned.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the thirty-first Day of May 1749. And continued by fundry Prorogations to the twenty-third Day of November following, and then met.

CHAP. I.

An Act in Addition to and rendring more effectual an Act Intituled An AEt for drawing in the Bills of Credit of the several Denominations, which have at any Time been issued by this Government, and are still outstanding, and for ascertaining the Rate of coined Silver in this Province for the future; made in the twenty-second Year of his present Majesty's Reign.

HEREAS it is declared and provided in faid Act in the Words Preamble. following, " And whereas the Sum of One Hundred and eighty three Thousand fix Hundred and forty nine Pounds two Shillings and seven Pence half Penny Sterling, granted by Parliament as aforesaid; and the further Sum of Seventy five Thousand Pounds now granted to be assess. " ed in Bills of Credit in the Year One Thousand seven Hundred and forty " nine on the Polls and Estates of the Inhabitants of this Province, are by " this Act become the fole Fund and Security for the whole Sum in Bills of

" Credit outstanding, and in Case the said Sterling Sum granted as aforesaid " be not imported into this Province before the said thirty-first Day of March

deratious Law Suits.

" One Thousand seven Hundred and sifty, the exchanging the Bills of Credit, " as is above intended, will be rendred impracticable, and the former Funds " and Securities being made void, there will remain a Fund for seventy five " Thousand Pounds only, and the Remainder of said Bills of Credit will become " of no Value to the Possessors: We it therefore provided, And it is accord-" ingly hereby enacted, that if the Sum granted by Parliament as aforesaid, shall " not be received within this Government on or before the thirty-first Day of " March One Thousand seven Hundred and fifty, then and in such Case the " feveral Acts of this Province for drawing in the said Bills, and all and every " Part of faid Acts, shall be and continue in full Force; any Thing in this Act "to the contrary notwithstanding; and all and every Part of this Act shall be

" void, and have no further Effect." And whereas certain Deductions and Stoppages have been made from the a. forefaid Sum of One Hundred and eighty-three Thousand six Hundred and forty nine Pounds two Shillings and feven Pence half Penny Sterling; by Means whereof the whole and every Part of said Sum has not yet been and cannot be received within this Government before the said thirty-first of March One. Thousand seven Hundred and sifty, which has occasioned Doubts and Uncertainty in the Minds of some whether the said Act is not or may not thereby

become void and of no Effect:

Act for drawing in the Bills of Credit &c. confirmed.

Be it therefoze enacted by the Lieutenant Governour, Council and House of Representatives, That the faid Act be and hereby is declared to be in as full Force, and shall have the same Essect to all Intents and Purposes as if the exact Sum of One Hundred eighty-three Thousand sin Hundred and forty nine Pounds two Shillings and seven Pence half Penny Sterling, had been received within this Government without any Deductions or Stoppages made as aforefaid; any Construction that has been or may be put on the aforesaid Paragraph to the contrary notwithstanding.

CHAP. II. An Act to prevent Vexatious Law Suits.

Preamble.

HEREAS it is the Practice of divers Persons in this Government to vex their Neighbours, and put them to excessive Costs, by suing them to some distant Court, in some County of the Province where neither Plaintiff nor Defendant is an Inhabitant; and such Suits are frequently sustained, notwithstanding the Law of this Province enables the several Inferiour Courts of Common Pleas, and the Superiour Court of Judicature to try Matters only that happen and arise within the County where the Court is held; by Reason whereof mamy Inconveniencies have arisen:

We it enacted by the Lieutenant Governour, Council and House of

Representatives, That from and after the Publication of this Act, no personal

For Prevention whereof:

No personal Action to be tried at the In-&c. in any neither Party is an Inhabi.

Saving.

Action or Suit shall be brought by any Plaintiss or Plaintiss (that are Inhabitants feriour Court, of this Government) to any Inferiour Court of Common Pleas in any of the Counties within this Province, where neither the Plaintiff nor Plaintiffs by whom County where fuch Suit is brought, nor the Defendant nor Defendants against whom such Suit is brought shall be an Inhabitant within such County where such Suit is brought as aforesaid, but all such Actions or Suits shall be barred, and the Defendant or Defendants so sued shall recover double Costs of the Suit; saving where such Defendant or Defendants against whom such Suit is brought are not Inhabitants of this Province, in fuch Case such Action or Suit may be brought in any of the

Proviso.

Counties within this Province. Provided nevertheless, in Cases of Trespass vi et armis, and Debts due by Bond that by the Face of said Bond are made local, those Actions may be tried where the Trespass shall have been committed or where said Bonds have been given.

Adjournment of Courts: Clerks impowred.

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CHAP. III.

An Act in Addition to the Act to enable two Justices to adjourn a Court upon special Occasions.

THEREAS in and by an Act made in the seventh Year of the Reign of King William the third, Intituled, An Act to enable two Justices to ad- Preamble. journ a Court upon special Occasions; any two of his Majesty's Justices of the Superiour Court of Judicature &c. and Inferiour Court of Common Pleas respectively, whenever such Courts by any Providential, necessary and unavoidable Lett or Hindrance of their Attendance cannot be held and kept on the Day by Law appointed for holding the same, are impowered by Writ under their Hands and Seals directed to the Sheriff of the County to adjourn such Court unto a further Day; but no Provision is made in and by said Act for any further Adjournment; which may be found necessary for the same Reasons:

We it therefoze enacted by the Lieutenant Governaur, Council and House of Representatives, That when and so often as it shall happen that either of impowr'd to the said Courts cannot for any of the Reasons mentioned in the said Act, be adjourn a held and kept on the Day to which, by Virtue of the aforesaid Act, the same Court after a may have been adjourned, or on any Day to which the Justices of the respective first Adjourned the same may be adjourned by the General Court; it shall and may be lawful to the same may two of the Justices of such Court in like Manner as in the said Act is 7 W. ca. 1. for any two of the Justices of such Court, in like Manner as in the said Act is 7 W. ca. 1. mentioned, to adjourn the fame to some further Day: And the Sheriff upon Receipt of such Justices Writ for that Purpose, shall conform himself to the Di-

rections of the former Law. And be it further enaced, That whenever by Reason of any extraordinary Manner of Lett or Hindrance such two Justices cannot, without extream Difficulty, trans-notifying mit any Writ for the Adjournment of such Court to the Sheriff, they may cause such Adjourn-

House where the Court was to have been held, and at such other publick Places as they may judge most suitable to give speedy Notice thereof to the County; and fuch Adjournment shall be adjudged good to all Intents and Purposes.

a Notification of such Adjournment or Adjournments to be posted up on the ments.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the thirty-first Day of May, 1749, And continued by fundry Prorogations and an Adjournment to the twenty-second Day of March following, and then met.

CHAP. IV.

An Act in Addition to an Act made and passed in the twenty second Year of his Majesty's Reign, Intituled An Act 15 G. 2. ca. 4. for drawing in the Bills of Credit of the several Denominations which have at any Time been issued by this Government and are still outstanding, and for ascertaining the Rate of coined Silver in this Province for the future.

THEREAS in and by an Act made and passed in the twenty-second Year of his present Majesty's Reign, Intituled An Act for drawing Preamble. in the Bills of Credit of the several Denominations which have at any Time been issued by this Government, and are still outstanding, and for ascertaining the Rate of Coined Silver in this Province for the future; it is among

Rates of Coins.

other Things enacted and declared in the Words following, viz. " That no Ex-" ecution shall be issued during the Term aforesaid from the Office of any Clerk " of any of the Inferiour Courts of Common Pleas or of the Superiour Courts of Ju-" dicature, for any Sum what soever, unless the Plaintiff or Plaintiffs (suing in his " or their own Right) shall first take the Oath aforesaid, and Certificate thereof shall be made on such Execution." And whereas such Clerk expossion is not impowered to administer such Oath, and by Means thereof great Delay may be occasioned to many Plaintiffs, and Loss and Damage thereby arise:

Clerks of the Courts impowered to administer Oaths upon taking out Executions.

Be it therefore enaced, That the Clerks of the Superiour Court of Judicature and the several Clerks of the Inferiour Courts of Common Pleas within this Province, be and hereby are impowered to administer such Oath (when it hath not already been done before a Justice of Peace, and certified to the Clerk) to any Plaintiff or Plaintiffs whatfoever (fuing in his or their Right and dwelling within this Province) and Certificate may and shall be made thereof accordingly; and for administring the Oath as aforesaid such Clerk shall be allowed three Pence, and no more.

Fee for ad. Oath and for certifying it.

And he it further enacted, That for each Certificate on an Execution, the ministring the Clerk of the Court signing the same shall be allowed theee Pence lawful Money, and no more; and the Cost and Charge of such Oath and Certificate shall be added to the Sum in the Execution required to be levied accordingly.

CHAP. V.

An Act for ascertaining the Rates at which coined Silver and Gold and English Half-Pence and Farthings may pass 15 G. 2. ca. 4. within this Government.

Preamble.

7HEREAS in and by an Act made and passed in the twenty-second Year of his present Majesty's Reign, Intituled, An Act for drawing in the Bills of Credit of the several Denominations which have at any Time been issued by this Government and are still outstanding, and for ascertaining the Rate of coin dSilver in this Province for the future; it is enacted in the Words following, viz. "That all Bargains, and Contracts, Debts and Dues what foever which " shall be agreed, contracted or made after the thirty first Day of Macrb-1750, " shall be understood, and are hereby declared to be in Silver at fix Shillings " and eight Pence per Ounce, and all Spanish mill'd Pieces of Eight of full "Weight shall be accounted, taken and paid at the Rate of fix Shillings per Piece " for the discharge of any Contracts or Bargains to be made after the said thirty " first Day of March 1750, the Halves, Quarters and other less Pieces of the fame Coin to be accounted, received, taken or paid in the same Proportion." And whereas there is great Reason to apprehend that many and great Inconveniencies may arise in Case any coin'd Silver or Gold, or English Half Pence and Farthings should pass at any higher Rate than in a just Proportion to Spanish Pieces of Eight or coin'd Silver at the Rates aforesaid:

Rates of Coins stated.

vive 12 427

Be it therefore enaced by the Lieurenant Bovernour, Council and House of Representatives, That it shall not be lawful for any Person within this Government from and after the thirty-first Day of March One Thousand seven Hundred and fifty, to receive take or pay any of the following Coin at any greater or higher Rate than is allowed by this Act, viz. A Guinea at twenty-eight Shillings: An English Crown at six Shillings and eight Pence: An half Crown at three Shillings and four Pence: An English Shilling at one Shilling and four Pence: An English six Pence at eight Pence: A double Johannes, or Gold Coin of Portugal of the Value of three Pounds twelve Shillings Sterling, at four Pounds sixteen Shillings: A single Johannes of the Value of thirty-six Shillings Sterling, at forty-eight Shillings: A Moidore at thirty-fix Shillings: A Pistole of full Weight at twenty two Shillings: Three English Farthings for one Penny; and English Half Pence in greater or less Numbers in Proportion.

Intellate Ellates:

And he it further enaced, That if any Person within this Government Penalty for shall after the thirty first Day of March One Thousand seven Hundred and giving more for the discharge of any Contrast or Bargain, account receive take or pay for any the fifty, for the discharge of any Contract or Bargain, account, receive, take or pay for any the faid Coins any of the several Species of Coins before mentioned at any greater or higher than accord-Rate than at which the same is hereby regulated, setled and allowed to be ac- ing to Estabcounted, received, taken or paid, every Person so accounting, receiving, taking lishment. or paying the same contrary to the Directions herein contained, shall forfeit the Sum of fifty Pounds for every such Offence, one Moiety thereof to his Majesty. for the Use of this Government, the other Moiety to such Person or Persons as shall sue for the same; to be recovered with full Costs of Suit by Action of Debt Bill, Plaint or Information in any of his Majesty's Courts within this Province.

Provided always, and it is hereby declared; That nothing in this Act shall Proviso relabe understood to restrain any Person or Persons from accounting, receiving tak- ting to Baring or paying any of the abovementioned Species or Coins in discharge of any gains &c. Debts, Contracts or Bargains made before the thirty-first Day of March One made before Thousand seven Hundred and fifty, at the following Rates, viz. For any Debt March 31st contracted before the said thirty-first Day of March, and understood to be payable in Bills of the old Tenor in such Moportion higher or greater than the Rates set at in this Act, as forty five Shillings is to six Shillings; and for any Debt contracted before the faid thirty-first Day of March, and understood to be payable in Bills of the middle Tenor or Bills of the new Tenor, in such Proportion higher or greater than the Rates set at in this A&t as eleven Shillings and three Pence is to fix Shillings: Any Thing in this Act to the contrary notwithstanding.

CHAP. VI.

An Act in further Addition to the feveral Acts of this Pro- 4 W. & M. vince made for the Distribution and Settlements of the ca. 2. Estates of Intestates.

THEREAS by the Laws of this Province made for the Distribution and Preamble. Settlement of the Estates of Intestates, it is provided that such Real Estates as cannot (without Prejudice to or spoiling them) be divided among all the Children of any Person dying Intestate and leaving Children, may be settled on one or so many of them as the Estate will conveniently accommodate; but no Provision by Law has as yet been made for the like Settlement of Estates (uncapable of a Division among all the Heirs) where the Intestate dies without Issue:

Be it therefore enaced by the Lieutenant Governour, Council and House Seulement of of Representatives, That where the Real Estate of any Person dying Intestate Intestate E-states where and not leaving Issue, cannot be divided among all the Heirs, without great Pre-there is no judice to or spoiling the whole, the Judge of the Probate of Wills in the County Issue. in which such Intestate Person last dwelt, shall have Power, and he is hereby authorized to order and assign the same to one or so many of the next of Kin to fuch Intestate in equal Degree, or their legal Representatives, as such Estate will conveniently accommodate without Prejudice to or spoiling the whole (Preference being given to the Male Heirs among fuch as are of Kin in equal Degree) in Manner as the same might by Law have been settled on the Children of the Intestate in Case he or she had left Issue.

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An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the thirtieth Day of May, 1750. And continued by Prorogations to Wednesday the twenty-sixth of September following.

CHAP. I.

An Act in Explanation of an Act made in the Reign of King William the Third, Intituled An Act for Review in Civil Causes

Preamble.

13 W. ca. 16. 24 G.2. ca. 11.

HERE As some Doubt has arisen and may arise, whether the Ast made in the thirteenth Year of the Reign of King William the Third, Intituled, An Ast for Review in Civil Causes, extends to Judgments given, on Information filed by Impost Officers or their Deputies for the Declaration of the Forseiture of Goods by them Seized:

Explanation of an Act on Reviews.

Be it therefore enacted by the Lieutenant Governour, Council and House of Representatives, That the said Act doth not, nor ever did, neither ought to be construed to extend to Judgments given on such Informations.

Acts and Laws,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the thirtieth Day of May, 1750. And continued by Prorogations to Thursday the tenth Day of January sollowing.

CHAP. II.

An Act to regulate the Importation of Germans and other Passengers coming to settle in this Province.

Preamble.

Numbers in one Vessel, that through want of necessary Room and Accommodations, they may often contract mortal and contagious Distempers, and thereby occasion not only the Death of great Numbers of them in their Passage, but also by such Means on their Arrival in this Province, those who may survive, may be so infected as to spread the Contagion, and be the Cause of the Death of many others:

To the End therefore that such an evil Practice may be prevented, and Inconveniencies thence arising avoided as much as may be;

Sufficient Room & Provisions to be allowed to Passengers coming in any Vessel to settle in this Province.

Be it enaced by the Lieutenant Governour, Council and House of Representatives, That from and after the Publication of this Act, no Master or Commander of any Ship, or other Vessel whatsoever, bound to the Port of Boston, or elsewhere within this Province, shall import into said Port of Boston, or into any other Port within this Province, any greater Number of Passengers in any one Ship or other Vessel than such only as shall be well provided with good and wholesome Meat, Drink and other Necessaries for Passengers and others during the whole Voyage; and shall have Room therein to contain for single Frieght or Passengers of the Age of sourteen Years or upwards, at least six Feet in Length, and one Foot and six Inches in Breadth, and if under the Age afore-

faid, to contain the fame Length and Breadth for every two fuch Paffengers; Penalty to any and if any Master or Commander of any Ship or other Vessel against the Tenor Master. of this Ast, shall import into this Province any one or greater Number of Passengers not accommodated or provided during his Voyage with good and wholefome Meat, Drink, Room and other Necessaries as aforesaid, such Master or Commander shall for feit and pay for every Passenger so imported into this Province, the Sum of five Pounds, to be recovered by Action of Debt, with full Costs of Suit, in any Court of Record within this Province: The one Half of faid Forseiture to any one who will sue for the same to Effect, and the other Half to the Province Treasurer, to be applied towards Payment of the Charges and Expences of this Province: Provided fuch Action shall be commenced within the Space of forty Days next after any such Offence shall be committed; or such Delinquent may be indicted for the same in the next ourt of General Sessions of the Peace for the County where the Offence shall be committed; and on due Conviction be fined at the Discretion of the Court not exceeding five Pounds for each Passenger; exceeding the Number by this Act allowed to be imported as aforesaid.

And to the End this Act and the Provisions herein made may be more par-

ticularly observed; 15e it further chanted; That the Commissioner of Impost for the Time be- The Impost ing, or his lawful Deputies, in going on board any Ship or other Vessel import- Officer & his ing Passengers either by his or their View, or otherwise, shall and is hereby re- Deputies inquired to inform himself of the Condition and Circumstances of the Passengers powered to make Inquiry on board, and whether they have been provided for and accommodated with the referring to Provisions, Room and other Necessaries herein directed: And where at any the Observation of the Observation of the Passenger shall appear to him or any of them. Time a Deficiency shall appear to him or any of them, he or they shall forth, on of this A&L. with give Notice of the same to some one or more of the justices of the Peace for the County where the Offence is committed, to the End the Person or Persons delinquent may be fent for or bound over to the next Court of GeneralSessions of the Peace, then and there to answer for such Offence.

And he it further enacted. That every Master or Commander of any Ship Provision for or other Vessel importing any Passenger or Passengers to be landed within this Money Goods Province, who in their Passage hither, or soon after their Arrival, may happen to &c of any die, leaving Goods, Chattles, Money or other Effects on board such Ship or Paffengers other Vessel, or in the Hands or Custody of any such Master or Commander, that may die every such Master or Commander within the Space of twenty Days next after on the Passage. his Arrival, or after the decease of every such Passenger, shall exhibit to the Register of the Judge of Probate of Wills, and granting Administration for the County where such Goods and Essects shall be, a true and perfect Inventory; upon Oath, of all such Goods, Chattles, Money or other Effects, to the End that after Payment of all just Demands which shall be due to the said Master or Commander, or to his or their Owner or Owners; the Remainder of fuch Goods and Effects may be committed to the Custody of some proper Person or Persons, for the Benefit of the Wife and Children, or other Kindred or Creditors of the Deceased, as the Case may require, and the Law in such Case shall direct.

And he it further enacted, That if any fuch Master or Commander of any Penalty for any Masters fuchShip or other Vessel shall neglect or refuse to exhibit such an Inventory of the Neglect of ex-Goods and Effects of any fuch Passenger or Passengers so dying as aforesaid, every hibiting an Such Master or Commander shall forfeit and pay the Sum of Two Hundred Inventory of such Sounds, to be recovered and applied as aforesaid. Pounds, to be recovered and applied as aforesaid.

CHAP. III.

An Act for holding a Superiour Court of Judicature Court of Assize and General Goal Delivery at other Times than those already appointed by Law.

THEREAS the Time by Law appointed for holding the Superiour Preamble.

Court of Judicature Court of Assize and General Goal Delivery, is

X x

Land Bank.

but once in fix Months in any County, and but once a Year in many Counties, by Reason whereof Felons by making their Escape, or by the Death of Witnesses, may avoid Justice, or great Charges may arise by keeping such Offenders in Goal, as well as Damages accrue toWitnesses by being detained until the Time by Law appointed for holding the Court where such Offenders are triable: And as there is not by the Laws of this Province sufficient Provi-Governor and fion made for remedying the Inconveniencies aforefaid:

Gouncil impowered to

Be it enacted by the Lieutenant Governour, Council and House of Recall a Special presentatives, That the Governour or Commander in Chief for the Time be-Court of Affize ing by and with the Advice and Confent of the Council, may upon fuch Occasions, by Precept directed to the Justices of the Superiour Court of Judicature Court of Assize and General Goal Delivery, order and appoint them to hold a Superiour Court of Judicature Court of Affize and General Goal Delivery, for inquiring of, hearing and determining all fuch Felonies, on certain Days and Placcs by them to be appointed in the County where such Offence by Law is triable; and that the Justices aforesaid upon the Receipt of such Precept, shall cause Process to issue for summoning Grand Jurors and Petit Jurors out of the several Towns, as is usual for the stated Courts, to attend such Special Court at the Time and Place appointed by the Justices thereof for holding the same, and make out all other necessary Process, and do whatever else is or may be requisite to be done for the holding fuch Court, inquiring of fuch Felonies, hearing and determining the same, giving Judgment and awarding Execution thereon, as fully as the Superiour Court of Judicature Court of Assize and General Goal Delivery might or could do at a Time by Law appointed for holding such Court.

And be it surther enacted, That if any such special Court cannot be held

How the Court may be adjourned.

on the Day appointed therefor, any one of the Justices thereof may adjourn the same from Time to Time until such Court can be held.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the thirtieth Day of May, 1750, And continued by Prorogations and Adjournment to Wednesday the twenty-seventh Day of March following.

C H A P. IV.

17 G. 2. ca. 3.

An Act in Addition to the several Laws already in Being for the more speedy finishing the Land Bank or Manufactory Scheme.

Preamble:

HEREAS an Assessment was made by the Commissioners appointed by the Act of this Province, pass'd in the seventeenth Year of his present Majesty's Reign, Intituled, " An Act for the more speedy " finishing the Land-Bank or Manufactory Scheme," on certain delinquent Partners, so called, and said Assessment was published in the Boston Gazette or Weekly Journal of the 21st of August 1744; and another Assessment was made by faid Commissioners on other delinquent Partners, so called, and published in the Boston Gazette or Weekly Journal of the 13th of November 1744, and a further Assessment was made by said Commissioners on the late Directors and Partners of said Company, and published in the Supplement to the Boston Evening Post of the 27th of December 1745: All which Assessments have been received in Part only. And whereas by Reason of the burning of the Court-House in Boston and the Papers that were therein relating to the Land-Bank or Manufactory Scheme, it is now become impossible to ascertain the exact Sum which has been paid by said Directors and Partners in Consequence of said Assessments, otherwife than from the Books, Papers or other Evidence which may be produced by faid Directors and Partners themselves :

Land Bank.

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We it therefore enacted by the Lieutenant Governour, Council and Directors and Partners affessed by saidCommissioners whoseNames are published in the aforcsaid Payment of Gazettes or Journals of the 21st of August 1744, and of the 13th of Novem. 1744, the Sum affixand the Supplement to the Boston Evening Post of the 27th of December 1745, ed to their and their Estates shall be held and are hereby declared to be liable to the Payment Boston Gazette of the Sums affixed to their Names respectively, saving such Part thereof only which &c. faid Directors and Partners or their Representatives Mall make appear by Receipts, Saving what or other Evidence, which shall be satisfactory to the Commissioners, has already is already been paid in Discharge of said Assessments; and each and every of the said Di paid. rectors and Partners in the several Assessments aforesaid, and their Estates, shall likewise be held and are hereby declared to be liable to the Payment of Interest Six per Cent. on the whole or such Part of their respective Assessments as they shall not make terest. appear to have been discharged, at and after the Rate of six perCent. perAnnum, to be computed from the Time such Assessment or such Part thereof respectively. as shall remain unpaid became payable or due, until the Time of Payment; and each and every of the delinquent Partners whose Names were published in the Gazettes of 21st August and 13th November 1744, and their Estates as Ten per Cent. aforesaid, are held and hereby declared to be liable to the Payment of the surther added. Sum of ten per Cent. and each and every of the Directors and Partners whose Names were published in the Supplement to the Boston Evening-Post of the 27th December 1745, and their Estates, are held and hereby declared to be liable to the Payment of five per Cent. on the Sums respectively due and unpaid, Five per Cent. over and above the Interest aforesaid, in Consideration of the Charges which have charges. been caused by their Nonpayment of their respective Parts of the Assessments aforesaid.

And whereas there appears to be a Balance due from several of said Di-Preamble. rectors, agreable to a Report of a Committee of the General Court signed John Wheelwright per Order, and dated April 17th 1751; and the Vote or Order of the General Court accepting said Report, amounting in the whole to seven Hundred and forty-eight Pounds three Shillings and three Pence Land-Eank Money, so called: And whereas it is reasonable that each and every of the Directors of Said Company Should pay the Sum of forty Pounds Land Bank Money, as their Proportion to what the Partners have already been affeffed for the Charge and Loss sustained by said Land Bank or Manufactory . Company, over and above the Sum of twenty Pounds lawful Money which has heretofore been affessed on each of said Directors:

Be it therefore enacted, That the several Directors still surviving and men- Directors to tioned in said Report, and their Estates, and also the Estates of such of said pay the Balan-Directors as are deceased, be and hereby are declared to be held and made lia- Committees ble to the Payment of the aforesaid Balances as are respectively declared by said Report. Report to be due from them to faid Company; and also to the further Sum of forty Pounds Land Bank Money each as aforesaid, such Payments to be made in Land Bank Money or lawful Money equivalent.

and be it further enaced, That if either of the late Directors and Partners, or their Heirs, Executors or Administrators, shall not have paid the Sums be iffued awhich by this Aft they the faid Directors and Partners or their Estates are held gainst the Diand made liable to the Payment of, on or before the first Day of August 1751, rectors and then and in such Case the said Commissioners be and hereby are impowered and Partners. required (any Judgments of Court heretofore obtained and unfatisfied notwithstanding) forthwith to issue their Warrants of Distress against the Persons or Estates of each surviving Director and Partner, and the Estates of each Director and Partner deceased, from whom any Part of the Sum required by this Act to be paid as aforesaid shall then remain due: Which Warrant shall be in the Form following:

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Form of the Warrants of Distress.

To the Sheriff of the County of A. his Under-Sheriff or Deputy. Greeting. BY Virtue of the Authority given to us in and by an Act made and pass'd in the twenty-fourth Year of his Majesty King GEORGE the Second, Intituled, An Act in Addition to the feveral Laws already in Being for the more speedy finishing the Land Bank or Manufactory Scheme; These are in his Majesty's Name to require you to levy by Distress and Sale of the Estate of A. B. of C. in the County of E. the Sum of Lawful Money, and bring the same to us at our Office in Boston forthwith, returning the Overplus (if any be) to the said A. B. and if there cannot be found in your Precinet, Estate sufficient to discharge the same, then you are to commit the said A. B. if to be found in your Precinct, to the common Goal of the County of E. there to remain until he has paid the said Sum of Lawful Money and Charges: For all which this shall be your sufficient Warrant; save Lawful only that if you shall take the Real Estate of the said A. B. that then the said A. B. his Heirs, Executors, Administrators or Assigns, shall have Liberty for three Months thereafter to redeem the same; and if the same shall not be redeemed within three Months as aforesaid, by paying said Sum of and Charges, then you are required to fell the same as aforesaid, and return this Warrant and your Doings thereon, into the Office of the Register of Deeds for the County of E. there to be recorded.

Given under our Hands and Seals at Boston the in the Year of our Sovereign Lord

Day of by the Grace of GOD

King of Great-Britain, &c.

Officers impowred to execute faid Warrants.

And all Sheriffs, their Under-Sheriffs and Deputies, are impowered and required to execute the faid Warrant on the Persons whose Names shall be inserted therein, or their Estates Real or Personal: And where the Sheriff his Under-Sheriff or Deputy is concerned, such Warrant may be directed to the Coroner of the County of A. or his Deputy, and be executed by either of them: And as some of said Persons are or may be deccased, or out of the Province, before such Warrant or Warrants of Distress shall be issued, the said Sheriss and Coroners are hereby impowered and directed to take such Estate as they may find belonged to such deceased Person, or was by Law liable to be taken, if such deceased Person or Persons were then living, and in the Province; The Estate taken, whether Real or Perfonal, to be fold, and the Overplus, if any, to be returned, as by Law required in ordinary Cases of Execution or Distress, save only that the Liberty of redeeming the Real Estate shall extend to three Months only allowed to re- after being taken; upon the Expiration of which Term of three Months, if the same be not redeemed, the Sheriff or other Officer who took the same, shall return the Warrant of Distress, with his Doings thereon, into the Office of Regifter of Deeds in the County where the Lands lie, there to be recorded.

ThreeMonths deem real Estates.

Preamble.

An whereas it may happen that a further Sum may be still necessary to be raised in order to finish the Assairs of the said Land Bank or Manufactory Company:

Commissioners impowred to make further Affels. ments.

Be it further enacted, That if the whole Sum which shall be due and which shall be recovered on or before the first Day of December 1751, on the several Assessments aforesaid, and from the several Directors for what is by this Act declared to be due from them, shall not be sufficient to exchange the whole of the Bills of said Company that are now outstanding, and to pay the Charges that have arisen or may arise therein, then and in such Case the Commissioners aforefaid be and hereby are impowered and required to make a further Assessment on Directors and Partners in Proportion to the Sum which shall appear to the Satisfaction of the Commissioners to have been originally received or taken out by each Person, saving only that each Director shall be affessed in Proportion as if he had received or taken out two Hundred and fifty Pounds, altho' the certain Sum

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Sum by fuch Director received or taken out shall not appear: And faid Com missioners shall cause such Assessment to be published in the Boston Gazette or be published. Weekly Journal, and each of the Persons who may be so assessed and their Estates shall be held and are hereby declared to be liable and obliged to the Payment of the respective Sums on them assessed in like Manner as those Directors and Partners who have not paid the former Assessments, are by this Act declared to be liable and obliged to the Payment thereof: And if either of the Directors or Partners so affested or their Executors or Administrators shall not within fixty Warrants to Days after the Publication of such Assessment, pay to said Commissioners the be issued on Sum on such Director or Partner assess, the said Commissioners are hereby resum on such Director or Partner assess, the said Commissioners are hereby resum on such Director or Partner assess, the said Commissioners are hereby resum of the said Commissioners and the said Commissioners are hereby resum of the said Commissioners and the said Commissioners are hereby resum of the said Commissioners and the said Commissioners are hereby resum of the said Commissioners and the said Commissioners are hereby resum of the said Commissioners are hereby resum of the said Commissioners and the said Commissioners are hereby resum of the s quired and impowered, unless such Assessment shall be set aside or disanulled ments. by the General Court, forthwith to iffue their Warrants of Distress against the Persons or Estates of each surviving Director and Partner, and the Estates of each Director and Partner deceased respectively; which Warrants shall be in the Form before prescribed by this Act: And all Sheriss, Under-Sheriss and their Deputies, and where they are interested, all Coroners are impowered and required to execute such Warrants in like Manner, and observe the same Rules as prescribed for the executing Warrants for any of the former Assessments mentioned in this Act.

Affessments to

And whereas in by the aforerecited Act Intituled, An Act for the more Preamble. speedy finishing the Land Bank or Manufactory Scheme, it is enacted in the Words following; " That from and after the Publication of this Act the Estate of each and every such Director and Partner shall be thereby bound and subjected to the Payment of such Sum or Sums of Money as shall be affested upon him by the faid Commissioners or any two of them, with the Approbation and Allowance of the Great and General Court of this Province (as is herein after mentioned) for the Redemption of their respective Proportions of the Bills of the said late Company, and their equitable Part and Share of all Losses and Charges arifing by the faid Scheme, in such Manner as the same would be bound and subjected by the actual Service of Process of Attachment upon it at the Suit of any Creditor according to the ordinary Course of the Law and the Usage within this Province."

Be it therefore enacted, That all every and Part of the Lands and Tene- Real Estates ments of each and every Director and Partner which were bound and subjected subjected to by the faid last recited Clause, in whose Possession soever the same now is or farisfy the hereafter may be, be and hereby is declared to continue to be held, subjected fame. and liable to the Payment or Discharge of the Sums declared by this A& respectively to be due from or required to be affeffed upon such Director and Partner, as well those who shall be deceased as those who shall have survived, and shall be liable to be taken by Distress, as if then in the actual Possession of such Director or Partner.

And be it further enacted, That as soon as the Commissioners shall have Notice to be received a sufficient Sum in their Judgment to redeem the Land Bank Bills, so given by Comcalled, which may be outflanding, they shall give publick Notice thereof in all their redeem-the Weekly News-Papers published in the Town of Boston three Weeks such ing the Land cessively, of the Time or Times and Place or Places in faid Town when and Bank Notes. where they will attend to redeem faid Bills, which publick Notice hereby is made and declared to be a legal Tender to all and every Possessor and Possessors of said Bills.

New Plantations.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the twenty-ninth Day of Maz, 1751.

CHAP. V.

An Act to enable and impower the Inhabitants of new Plantations within this Province enjoined and subjected by Law, or that may hereafter be enjoined and subjected to pay Province and County Taxes, to affefs, levy and collect the fame.

Preamble.

THEREAS there are fundry new Plantations within this Province by Law enjoyned to pay Province and County Taxes, that are not impowered to choose the proper Officers to assess levy and collect the faid Traxes :

of new PlanchuseOfficers.

Be if chased by the Licutenant Governour, Council and House of Representatives, That the Freeholders of every such new Plantation be and are tations to have hereby impowered and required to assemble together on the first Monday of a Meeting in August next, at the usual Places for holding their publick Meetings, and being August next to so assembled shall choose a Moderator and Clerk for said Meeting; which Clerk shall be immediately sworn truly to enter and record all such Votes as shall be passed at said Meeting, by a Justice of the Peace if any be present; otherwise by the Moderator of faid Meeting: And shall then proceed to choose three Assessors to make a Valuation of Estates and Faculties of Persons in such Plantations, agreable to Law, and to affefs fuch Province and County Taxes as are or shall be set on the Inhabitants of such new Plantation, to be paid this or any former Year; as also a Collector to levy and collect the same, which Assessors and Collectors shall be sworn to the faithful Discharge of the Duty of their respective Offices before a Justice of the Peace for the County within which such new Plantation lies, if present, otherwise by the Clerk for said Meeting.

Inhabitants of

And he it further enacted, That the Inhabitants of the abovesaid Planta-New Plantail tions, qualified as by Law is required of Voters in Town Affairs, are hereby im-March annu- powered and enjoined sometime in the Month of March annually to assemble together (upon due Notice given by the Collector or Collectors then in Office, pursuant to Warrant under the Hands of the Assessor or the major Part of them who shall have been last chosen, and who are hereby impowered and required. to issue such Warrant) at such Time and Place as shall be by said Assessors appointed; and shall then and there choose a Clerk for said Meeting, who shall be sworn in Manner as is before prescribed for the Swearing the Clerk for the first Meeting, and three Assessors, and one or more Collectors to assess and levy fuch Province and County Taxes on faid Inhabitants, as they shall from Time Duty of Affet to Time be enjoined by Law to pay; and faid Affesfors and Collectors, as well those that shall be chosen on the said first Monday of August, as those who shall by Virtue of this Act be hereafter annually chosen in said new Plantations, shall be liable to all such Penalties (in Case they or any of them shall resuse to be Iworn and serve in said Offices, or in Case of any Default therein) as the Assesfors of Province and County Taxes for Towns are by Law liable, or may be subjected to; and said Assessor are hereby impowered and required to make out such Warrants (mutatis mutandis) as Assessor Towns are by Law impowered to make out, and to direct the same to said Collector or Collectors; and the faid Collector or Collectors are hereby impowered to levy, collect and enforce the Payment of all the aforefaid Taxes in all fuch Ways,

fors and Collectors of Taxes.

Light-house.

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and by all fuch Means as Constables and Collectors of Province and County Taxes are by Law impowered to do of the Inhabitants of the Towns with-

And the Clerk at said annual Meeting shall immediately on the Election of Duty of the faid Assessors and Collectors, make and give out to the Collector or Collectors Clerks. for the then last preceeding Year a List of the Names of those Persons who shall be chosen Assessors and Collectors at said Meeting for the ensuing Year, which Collector or Collectors shall forthwith thereupon summon each of said Assessors and Collectors for the then enfuing Year, to appear at a certain Time and Place, within the space of seven Days from the Time of their Election, before a Justice of the Peace, if any dwell in such new Plantation, or otherwise before the Clerk chosen at said Meeting, to take the Oath (mutatis mutandis) which Assessors and Collectors of publick Taxes for Towns are by Law enjoined to take, which Oath faid Clerk in such Case is hereby impowered to administer.

And to the Intent that the Inhabitants of said new Plantations may have due Notice and Warning given them of the Meeting, which they are before in this Act impowered and required to hold on the first Monday of August next, and of the Ends and Purposes thereof:

Be it enacted, That each Clerk of the Court of General Sessions of the Clerk of the Peace for the several Counties within this Province wherein any of the aforesaid Peace in the new Plantations lie, shall in some convenient Time before the said first Monday County to no of August next, make and cause to be delivered a Warrant under his Hand dining in August rected to some principal Inhabitant in each of said new Plantations within their next. respective Counties, therein expressing the Time, Place and Purposes for holding said Meetings, and requiring such Inhabitants to notify all the Inhabitants of said new Plantations (qualified as in this Act is provided) of said Meeting, and the Time, Place and Purposes thereof, three Days at least before the Time set in this Act for holding the same; which Warrant the Inhabitant to whom said Warrant shall be directed, is hereby enoined and required to execute, and make Return of under his Hand into faid Meeting, under the Penalty of forty Shillings, to be recovered by Complaint, Information or Action of Debt, before any of His Majesty's Justices of the Peace for the County wherein said Inhabitant (making Default in the Premisses shall dwell;) said forty Shillings to be for the Use and Benefit of the Person or Persons who shall inform or sue for the same.

CHAP. VI.

An Act in Addition to an Act made and passed in the first Year of the Reign of his Majesty King George the first, Intituled An AEt for building and maintaining a Light-House upon the Great Brewster (called Beacon-Island) at the Entrance of the Harbour of Boston.

HEREAS the Light House at the Entrance of the Harbour of Boston Preamble. hath been greatly damaged by Fire; and it hath been ordered by this Court that it should be repaired; and it being reasonable that the Charge of such Repairs should be born by those who receive the immediate Benefit thereof:

He it therefoze enaced by the Lieutenant Governour, Council and House New Duty of Representatives, That the Commissioner of Impost be and hereby is direct for the Lighted by himself and his several Deputies, to demand and receive of the Master of of every Vessel (which within the Space of two Years from the Publication of 1 G. ca. 3. this Act shall Clear out from any Port within this Province, being bound to any Port without this Province) over and above what is already by Law provided, the following Rates at each Time of Clearance; viz. For every Vessel of less than one

Alteration of Courts.

Hundred Tons two Shillings; for every Vessel of above one Hundred Tons, and not exceeding two Hundred Tons, three Shillings; and for every Vessel of above two Hundred Tons, four Shillings; The Tonnage to be computed according to what such Vessels may Measure in Carpenter's Tonnage, and not according to the Register of such Vessel: And the said Commissioner of Impost shall once in every Quarter of the Year pay such Sums as he or his Deputies shall receive for the aforesaid Duties, to the Province Treasurer, to be applied to the Uses aforesaid.

CHAP. VII.

An Act for altering the Time appointed for holding the Court of General Selfions of the Peace and Inferiour Court of Common Pleas at Concord within and for the County of Middle sex.

Preamble.

WHEREAS the Time appointed by Law for holding the Court of General Sessions of the Peace and Inferiour Court of Common Pleas at Concord, within and for the County of Middlesex, is found to be inconvenient:

Time for holding the Courts at Concord altered.

Fe it therefore enaced by the Lieutenant Governour, Council and Louise of Representatives, That the Time for holding the said Court of General Sessions of the Peace and Inferiour Court of Common Pleas at Concord for the County of Middlesex, shall henceforth be on the first Tuesday of September annually; and all Officers and other Persons concerned, are required to conform themselves accordingly.

Processes to remain good.

And he it further enamed, That all Writs, Suits, Plaints, Processes, Appeals, Reviews, Recognizances, Warrants, or other Matters or Things whatsoever which now are, or at any Time before the said first Tuesday of September shall be issued, taken or depending in the said County of Middlesex, which were to have been returned or proceeded on at the Time heretofore appointed by Law for holding the said Courts at Concord, shall be valid and stand good to all Intents and Purposes in the Law, and shall be returned and proceeded on at the Time appointed by this Act for holding the same.

CHAP. VIII.

An Act for altering the Time for holding the Court of General Sessions of the Peace and the Inseriour Court of Common Pleas for the County of Nantucket.

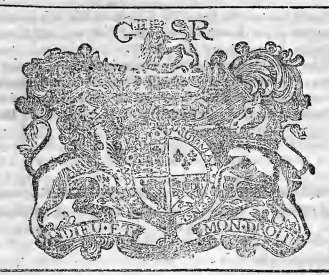
Preamble:

WHEREAS the Time by Law appointed for holding the Court of General Sessions of the Peace, and Inferiour Court of Common Pleas for the County of Nantucket, on the last Tuesday of March annually, is found on diverse Accounts inconvenient:

Time for holding Nan-tucket Courts altered.

Be it therefore enacted by the Lieutenant Governour, Council and Paule of Representatives, That the said Court of General Sessions of the Peace, and Inferiour Court of Common Pleas appointed to be holden for the County of Nantucket upon the last Tuesday of March, shall hereafter be holden and kept upon the first Tuesday of March annually.

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At the Parliament begun and holden at Westminster, the Tenth Day of November, Anno Dom. 1747, in the Twenty-first Year of the Reign of our Sovereign Lord GEORGE the Second, by the Grace of God, of Great Britain, France and Ireland, King, Defender of the Faith, &c.

And from thence continued by several Prorogations to the Seventeenth Day of Fanuary 1750, being the Fourth Session of this present Parliament.

CHIAP. IX:

An Act for Regulating the Commencement of the Year; and for Correcting the Calendar now in Use.

THEREAS the legal Supputation of the Year of our Lord in that Part of Great Britain called England, according to which the Year beginneth on the Twenty fifth Day of March, hath been found by Experience to be attended with divers Inconveniencies, not only as it differs from the Usage of neighbouring Nations, but also from the legal Method of Computation in that Part of Great-Britain called Scotland, and from the Common Ulage throughout the whole Kingdom, and thereby frequent Mistakes are occasioned in the Dates of Deeds, and other Writings, and Disputes arise therefrom: And whereas the Calendar now in use throughout all his Majesty's British Dominions, commonly called, The Julian Calendar, hath been discovered to be erroneous, by Means whereof the Vernal or Spring Equinox, which at the Time of the General Council of Nice, in the Year of our Lord three Hundred and twenty-five, hapned on or about the Twenty-first Day of March, now happens on the Ninth or Tenth Day of the same Month; and the said Error is still encrea-sing, and if not remedied, would, in Process of Time, occasion the several Equinoxes and Solftices to fall at very different Times in the Civil Year from what they formerly did, which might tend to missead Persons ignorant of the said Alteration: And whereas a Method of correcting the Callendar in fuch Manner as that the Equinoxes and Solftices may for the future fall nearly on the same nominal Days, on which the same happened at the Time of the said General Council, hath been received and established, and is now generally practised by almost all other Nations of Europe: And whereas it will be of general Convenience to Merchants, and other Persons corresponding with other Nations and Countries, and tend to prevent Mistakes and Disputes in or concerning the Dates of Letters and Accounts, if the like Correction be received and established in his Majesty's Dominions: May it therefore please your Majesty, that it may be enacted: And

Preamble

The old Supputation of the Year, not to

be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lord's Spiritual and Temporal and Commons, in this present Parliament affembled, and by the Authority of the same, That in and throughout all his Majesty's Dominions and Countries in Europe, Asia, Africa and America, be made useof belonging or subject to the Crown of Great-Britain, the said Supputation, accordafter Dec. 1751 ing to which the Year of our Lord beginneth on the Twenty-fifth Day of March, shall not be made Use of from and after the last Day of December, One Thoufand seven Hundred and Fisty-one; and that the first Day of January next following the said last Day of December, shall be reckoned, taken, deemed, and ac-

counted, to be the first Day of the Year of our Lord One Thousand seven Hundred and fifty two; and the first Day of Fanuary which shall happen next after the said first Day of January One Thousand seven Hundred and sifty-two, shall be reckoned, taken, deemed, and accounted, to be the first-Day of the Year of our Lord One Thousand seven Hundred and fifty three,

mence, for the future on 1 Jan.

Year to com.

be numbered in the same Moveable the intermedi- numerical Order from the said fourteenth Day of September, according to the Or-

All Writings after 1 Jan. 1752, to be dated according to the New

nalDays.

Hilary and Michaelmas Terms, & all Courts, to be held on the Days and Times they now are, after the faid 2Sept.

Courts held with Fairs of Marts except-

and so on from Time to Time, the first Day of January, in every Year which shall happen in Time to come, shall be reckoned, taken, deemed and accounted, to be the first Day of the Year; and that each new Year shall accordingly commence, and begin to be reckoned, from the first Day of every such Month of Fanuary, next preceeding the Twenty-fifth Day of March on which such Year The Days to would, according to the prefent Supputation have begun or commenced: And that from and after the faid first Day of Fanuary, One Thousand seven Hundred and fifty two, the feveral Days of each Month shall go on, and be reckoned and numbred, in the same Order; and the Feast of Easter, and other moveable Feasts there-Feafisto be af- on depending, shall be ascertained according to the same Method, as they now certained, as are, until the second Day of September, in the said Year One Thousand seven they now are, Hundred and sifty two inclusive; and that the natural Day next immediately 1752 inclusive; following the said second Day of September, shall be called, reckoned, and acand the Day counted, to be the fourteenth Day of September followed to be Eleven intermediate nominal Days of the common Calendar; and that the feveral accounted 14 natural Days, which shall follow and succeed next after the said sourteenth Day for that Time of September, shall be respectively called, reckoned and numbred forwards in

ate 41 Nomi der and Succession of Days now used in the present Calendar: And that all Acts,

Deeds, Writings, Notes, and other Instruments of what Nature or Kind soever, whether Ecclesiastical or Civil, publick or private, which shall be made, executed,

or signed, upon or after the faid first Day of January, One Thousand seven

Hundred and fifty-two, shall bear Date according to the said new Method of

Supputation; and that the Two fixed Terms of Saint Hilary and Saint Michael,

in that Part of Great-Britain called England, and the Courts of great Selfions, in the Counties Palatine and in Wales, and also the Courts of General Quarter

Sessions, and General Sessions of the Peace, and all other Courts of what Nature or Kind soever, whether Civil, Criminal or Ecclesiastical, and all Meetings and Assemblies, of any Bodies Politick, or Corporate, either for the Election of any Officers or Members thereof, or for any such Officers entering upon the Execution of their respective Offices, or for any other Purpose whatsoever, which by any Law, Statute, Charter, Custom or Usage, within this Kingdom, or within any sameNominal other the Dominions or Countries subject or belonging to the Crown of Great-Britain, are to be holden and kept on any fixed or certain Day of any Month, or on any Day depending upon the Beginning, or any certain Day, of any Month (except such Courts as are usually holden or kept with any Fairs or Marts) shall, from Time to Time from and after the said second Day of September, be holden and kept upon or according to the same respective nominal Days and Times, whereon or according to which the same are now to be holden, but

which shall be computed according to the said new Method of numbering and reckoning the Days of the Calendar, as aforesaid; that is to say, Eleven Days fooner than the respective Days whercon the same are now holden and kept: Any Law, Statute, Charter, Custom or Usage to the contrary thereof in any wife notwithstanding.

And

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And for the continuing and preserving the Calendar or Method of Reckoning Hundredth and computing the Days of the Year in the same regular Course, as near as may be in all Times coming: Be it further enoted by the Authority of resaid every Fourth be, in all Times coming; Be it further enacted by the Authority aforesaid, Hundred, to That the several Years of our Lord, One Thousand eight Hundred, One Thou be deemed fand nine Hundred, Two Thousand one Hundred, Two Thousand two Hun-Common dred, Two Thousand three Hundred, or any other Hundredth Years of our Lord, ing of 365 which shall happen in Time to come, except only every Fourth hundredth Year Days. of our Lord, whereof the Year of our Lord Two thousand shall be the First, shall not be esteemed or taken to be Bissextile or Leap Years, but shall be taken to be Common Years, confifting of Three hundred and fixty five Days, and no more; and that the Years of our Lord, Two thousand, Two thousand four Hun- Years which dred, Two thousand eight Hundred, and every other Fourth hundred Year of are to he acour Lord, from the faid Year of our Lord Two thousand inclusive, and also all counted Biffex tile or Leap other Years of our Lord, which by the present Supputation are esteemed to be Years, confist-Bissextile or Leap Years, shall for the future, and in all Times to come, be ing of 366 esteemed and taken to be Bissextile or Leap Years, consisting of Three hundred Days. and fixty fix Days, in the same Sort and Manner as is now used with respect to every Fourth Year of our Lord.

And whereas according to the Rule prefixed to the Book of Common Prayer

of the Church of England, Easter-day is always the First Sunday after the First Easter and the Full Moon which happens next after the One and twentieth Day of March, and other Move-able Feafis, if the Full Moon happens upon a Sunday, Easter-day is the Sunday after; not to be obwhich Rule was made in Conformity to the Decree of the faid GeneralCouncil served; after of Nice, for the Celebration of the faid Feast of Easter: And whereas the the said 2 Sept. Method of computing the Full Moons now used in the Church of England, and according to the Table according to which the Table to find Easter for ever, prefixed to the said Book now prefixed of Common Prayer, is formed, is by Process of Time become considerably to the Book erroneous: And whereas a Calendar, and also certain Tables and Rules for the of Common fixing the true Time of the Celebration of the faid Feast of Easter, and the find-Prayer. ing the Times of the Full Moons on which the same dependeth, so as the same shall agree as nearly as may be with the Decree of the said General Council and also with the Practice of Foreign Countries, have been prepared, and are hereunto annexed; Be it therefore further enacted by the Authority aforesaid, and the said That the said Feast of Easter, or any of the Moveable Feasts thereon depend- Table, and ing, shall from and after the faid Second Day of September, be no longer kept Column of the or observed in that Part of Great-Britain called England, or in any other the Golden Num-Dominions or Countries subject or belonging to the Crown of Great Britain, bers, to be left out in all surresponding to the said Method of Supputation now used, or the said Table pre-Editions of fixed to the faid Book of Common Prayer; and that the faid Table, and also the that Book, Column of Golden Numbers, as they are now prefixed to the respective Days and the New Calendar, Taof the Month in the faid Calendar, shall be left out in all future Editions of the bles, and faidBook of CommonPrayer; and that the faidNewCalendar, Tables, andRules, Rules, to be hercunto annexed, shall be prefixed to all such future Editions of the said Book, prefixed, in the in the Room and Stead thereof; and that from and after the faid Second Day of Roomthereof. September, all and every the fixed Feast-days, Holy-days, and Fast-days, which The Feasts are now kept and observed by the Church of England, and also the several solemn and Fasts, &c. Days of Thankfgiving, and of Fasting and Humiliation, which by virtue of any of the Church Act of Parliament now in Being, are from Time to Time, to be kept and ob- to be observed ferved, shall be kept and observed on the respective Days marked for the Celebration of the same in the said New Calendar; that is to say, On the same respective Nominal Days on which the same are now kept and observed; but which the New Canadar to the Alexandra Alexandra and observed; according to the Alteration by this Act intended to be made, as aforefaid, will lendar. happen Eleven Days sooner than the same now do; and that the said Feast of Easter, and all other Moveable Feasts thereon depending, shall, from Time to Time, be observed and celebrated according to the said New-Calendar, Tables, and Rules, hereunto annexed, in that Part of Great-Britain called England, and in all the Dominions and Countries aforesaid, wherein the Liturgy of the Church of England now is, or hereafter shall be used; and that the Two Moveable

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Regulation of the Stile.

Terms of Easter and Trinity, and all Courts of what Nature or Kind soever, and all Meetings and Assemblies of any Bodies Politick or Corporate, and all Markets, Fairs, and Marts, and Courts thereunto belonging, which by any Law, Statute, Charter, Custom, or Usage, are appointed, used, or accustomed to be holden and kept at any Moveable Time or Times depending upon the Time of Easter, or any other such Moveable Feast, as aforesaid, shall, from Time to Time, from and after the faid Second Day of September, be holden and kept on fuch Days and Times whereon the same shall respectively happen or fall, according to the happening or falling of the faid Feast of Easter, or such other Moveable Feasts as aforesaid, to be computed according to the said New Calendar, Tables, and Rules. And be it further Enacted by the Authority Courts of Sef. aforesaid, That the several Meetings of the Court of Session, and Terms fixed for the Court of Exchequer in Scotland, the April Meeting of the Governour, Bailists and Commonalty of the Company of Conservators of the great Level of Scotland, and Markets, Fairs, the Fens, and the holding and keeping of all Markets, Fairs, and Marts, whether and Marts, to for the Sale of Goods or Cattle, or for the hiring of Servants, or for any other Purpose, which are either fixed to certain Nominal Days of the Month, or depending upon the Beginning, or any certain Day, of any Month, and all Courts incident or belonging to, or ufually holden or kept with any fuchFairs orMarts, fixed to such certain Times as aforesaid, shall not, from and after the said Second Day of September, be continued upon, or according to the Nominal Days of the Month, or the Time of the Beginning of any Month, to be computed according to the faid New Calendar, but that from and after the faid Second Day of September, the faid Courts of Session and Exchequer, the said April Meeting, and all fuch Markets, Fairs, and Marts as aforefaid, and all Courts incident or belonging thereto, shall be holden and kept upon, or according to the same Natural Days, upon, or according to which the same should have been so kept or holden, in Case this Act had not been made; that is to say, Eleven Days later than the same would have happened, according to the Nominal Days of the faid New Supputation of Time, by which the Commencement of each Month, and the Nominal Days thereof, are anticipated or brought forward, by the Space of Eleven Days; any Thing in this Act contained to the contrary thereof in any wife notwithstanding.

The Natural Days and Times for the opening and inclosing of tered by this Act.

And whereas, according to divers Customs, Prescriptions, and Usages, in certain Places within this Kingdom, certain Lands and Grounds are, on particular Nominal Days and Times in the Year, to be opened for Common of Pasture, and other Purposes; and at other Times, the Owners and Occupiers of such Lands and Grounds have a Right to inclose or shut up the same, for their own private Use; and there is, in many other Instances, a temporary and dislinct Property and Right vested in different Persons, in and to many such Lands and Grounds, according to certain Nominal Days and Times in the Year: And whereas the anticipating or bringing forward the faid Nominal Days and Times by the Space of ElevenDays, according to the faid NewMethod of Supputation, might be attended with many Inconveniencies; Be it therefore further declared, provided, and enacted by the Authority aforesaid, That nothing in this Act contained Pasture, not al- shall extend, or be construed to extend, to accelerate or anticipate the Days or Times for the opening, inclosing, or shutting up any such Lands or Grounds as aforesaid, or the Days or Times on which any such temporary or distinct Property or Right in or to any such Lands of Grounds as aforesaid is to commence; but that all such Lands and Grounds as aforesaid, shall, from and after the faid Second Day of September, be, from Time to Time, respectively opened, inclosed or shut up, and such temporary and distinct Property and Right in and to fuch Lands and Grounds as aforefaid, shall commence and begin upon the same Natural Days and Times on which the same should have been so refpectively opened, inclosed, or shut up, or would have commenced or begun, in Case this Act had not been made; that is to say, Eleven Days later than the

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same would have happened, according to the said New Account and Supputation of Time, so to begin on the said Fourteenth Day of September as aforesaid.

Provided also, and it is hereby further declared and enacted, That nothing in this present Act contained shall extend, or be construed to extend, to accele- The Natural rate or anticipate the Time of Payment of any Rent or Rents, Annuity or Annuity or Annuities, or Sum or Sums of Money what soever, which shall become payable by Wertue or in Consequence of any Custom, Usage, Lease, Deed, Writing, Bond, Annuities, Note, Contract, or other Agreement what soever, now sublisting, or which shall sums of Mobe made, figned, sealed, or entered into, at any Time before the said Fourteenth new or Inte-Day of September, or which shall become payable by Virtue of an Act or Acts rest, of Parliament now in Force, or which shall be made before the said Fourteenth Day of September, or the Time of doing any Matter or Thing directed or required by any such Act or Acts of Parliament to be done in Relation thereto; or to accelerate the Payment of, or increase the Interest of, any such Sum of Money which shall become payable as aforesaid; or to accelerate the Time of the delivery of any Goods, Chattels, Wares, Merchandize, or other Things whatfoever; or of the Deli-or the Time of the Commencement, Expiration, or Determination of any Leafe veryof Goods. or Demise of any Lands, Tenements, or Hereditaments, or of any other Contract or Agreement whatfoever; or of the accepting, furrendering, or delivering up the Possession of any such Lands, Tenements, or Hereditaments; or the Commencement, Expiration, or Determination of any Annuity or Rent; or of Commenceany Grant for any Term of Years, of what Nature or Kind soever, by Virtue or ment or Expision Consequence of any such Deed, Writing, Contract. or Agreement; or the Time ration of Learning for the contract. of attaining the Age of One and twenty Years, or any other Age requisite by any fes, &c. Law, Custom, or Usage, Deed, Will, or Writing what soever, for the doing any A&, or for any other Purpose whatsoever, by any Person or Persons now born, or who or of attaining shall be born before the said Fourteenth Day of September, or the Time of the Age of Expiration or Determination of any Apprenticeship, or other Service, by Virtue 21 Years, &c. of any Indenture, or of any Articles under Seal, or by Reason of any simple not alreed by Contract or Hiring what soever; but that all and every such Rent and Rents, this Act. Annuity and Annuities, Sum and Sums of Money, and the Interest thereof, shall remain and continue to be due and payable; and the Delivery of fuch Goods and Chattles, Wares and Merchandize, shall be made; and the said Leases and Demises of all such Lands, Tenements, and Hereditaments, and the said Contracts and Agreements, shall be deemed to commence, expire, and determine; and the faid Lands, Tenements, and Hereditaments, shall be accepted, surrendered, and delivered up; and the faid Rents and Annuities, and Grants for any Term of Years, shall commence, cease, and determine, at and upon the same respective Natural Days and Times, as the same should and ought to have been payable or made, or would have happened, in Case this Act had not been made; and that no further or other Sum shall be paid or payable for the Interest of any Sum of Money what soever, than such Interest shall amount unto, for the true Number of Natural Days for which the principal Sum bearing such Interest shall continue due and unpaid; and that no Person or Persons whatsoever shall be deemed or taken to have attained the faid Age of One and twenty Years, or any other such Age, as aforesaid, or to have completed the Time of any such Service, as aforesaid, until the full Number of Years and Days shall be elapsed on which such Perfon or Persons respectively would have attained such Age, or would have completed the Time of fuch Service, as aforefaid, in Case this A& had not been made; any Thing herein before contained to the contrary thereof in any wife notwithstanding.

Providing in Case of Sickness.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-ninth Day of May 1751. And continued by Prorogations to Friday the twenty-seventh Day of December following.

Chepealed June 22. 797. CHAP. X.

An Act in Addition to an Act made and passed in the thirteenth Year of King William the Third, Intituled An AEt providing in Case of Sickness.

suspected to be infected liable to be cur'd.

Cloathing and Representatives, That when and as often as there shall be brought into any Town within this Province, whether it shall be from any other Town within the Province, or from Parts without the Province, any Baggage, stop'd and se Cloarhing or Goods of any Kind soever, and it shall be made to appear by the Select-Men of the Town (or major Part of them) to which fuch Baggage, Cloathing or other Goods shall be brought to the Satisfaction of any one of his Majesty's Justices of the Peace, that there is just Cause to suspect such Baggage, Cloathing or other Goods to be infected with the Plague, Small-Pox, Pestilential Fever, or other malignant contagious. Diffemper, it shall and may be lawful for such Justice of the Peace, and he is hereby required in such Case by Warrant under his Hand and Seal directed to the Sheriff or his Deputy or any Constable of the Town in which fuch Baggage, Cloathing or other Goods shall be, requiring him to impress so many Men as said Justice shall judge necessary to secure such Baggage, Cloathing or other Goods to be be secured, and said Men to set and post as a Guard and Watch over the House or Houses or other Place or Places where fuch Baggage, Cloathing or other Goods shall be lodged; which Guard and Watch are hereby required to take effectual Care to prevent such Baggage, Cloathing or other Goods being removed or intermedled with by any Persons whatever, until due Inquiry be made into the Circumstances thereof; and in Case it shall appear to the faid Justice highly probable that such Baggage, Cloathing or other Goods are infected with the Plague, Small-Pox, Pestilential Fever, or other malignant contagious Distemper, said Justice is hereby impowred and directed to iffue a Warrant under his Hand and Seal directed to the Sheriff or his Deputy or the Constable of the Town where such Goods, Cloathing or Baggage shall be, requiring said Sheriff, Deputy or Constable to remove said Baggage Cloathing or other Goods, to some convenient House or Place from whence there shall be the least Danger of the Infection's Spreading, or being conveyed, there to remain until fuch Baggage, Cloathing or other Goods shall be sufficiently aired, and until it shall appear to the Satisfaction of the Select-men of the Town where such Baggage, Cloathing or other Goods shall be, that they be free from all Infection; and faid Sheriff, Deputy Sheriff or Conflable in the Execution of faid Warrant, are impowred and directed if need be, to break up any House, Warehouse, Shop or other Place or Places (particularly mentioned in fuch Warrant) where fuch Baggage, Cloathing or other Goods shall be; and in Case of Opposition or Resistance, to require such Aid and Assistance as shall be necessary to effect the Removal of such Baggage, Cloathing or other Goods, and repel the Force and Resistance which shall or may be made thereto: And all Persons are hereby required at the Commandment of either of the faid Officers having fuch Warrant (under the Penalty of forty Shillings to be recovered before the Justice granting the same) to assist said Officer in the removing said Baggage, Cloathing or other Goods, unless they make an Excuse to the Satisfaction of such Justice; and the

Charges

Manner of proceeding therein.

Penalty for not affilting the Officer.

Review in Civil Causes.

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Charges of securing such Baggage, Cloathing and other Goods, transporting and airing the same shall be born and paid by the Owners thereof, at such Rates and Prizes Charges to be as shall be set and appointed by the Select-Men of the Town, where such Bag. Downer of the gage, Cloathing or other Goods shall be, and in Case of Refusal, to be recovered Goods &c. by Suit at Law by all and every Person and Persons concerned and employed in and about the Buliness of securing, removing and airing said Baggage, Cloath. ing or other Goods.

And he it further enacted. That if Need io require, any Justice of the Warrants to Peace may, and is hereby impowered on Application to him made by the Select be made out. Men of the Town in which such infected Baggage, Cloathing or other Goods convenient shall be, to make out a Warrant to the Sheriff of the County or his Deputy or Con-Housing. stable of the Town where such Baggage, Cloathing or other Goods shall be, requiring faid Officer with the Advice and Direction of the Select-Men of faid Town, to impress and take up convenient Housing or Stores for the receiving, lodging and fafe keeping thereof, until the same shall be sufficiently aired as aforesaid.

CHAP. XI.

An Act in further Addition to the Act Intituled An Act 13 W. ca. 16. for Review in Civil Causes.

THEREAS the Defendant in any Personal Action may by Force Preamble. of the Act made in Addition to the Act Intituled AnAct for Review in Civil Causes, have Execution of the Judgment of the Superiour Court of Judicature Court of Assize and General Delivery given on the Trial of the Appeal, stayed six Months in some Counties, and a Year in others, only by giving Bond with Security approved of by that Court at the Time of entring such Judgment conditioned to prosecute a Writ of Review of such Action with Effect at the next Superiour Court of Judicature Court of Assize and General Goal Delivery to be holden in and for the County where such Judgment is given, and to answer and pay the original Plaintiff double Interest for the Debt recovered, and double additional Costs in Case the Judgment be affirmed, although the Estate attach'd by Force of the original Writ is not thereby held or subjected to satisfy the Plaintiss Demand for more than thirty Days after the Judgment given on the Appeal, and in all Cases where Boil is given to the Action the Sureties cannot be compelled either to fatisfy the Judgment or deliver up the Principal.

Wherefore for preventing Creditors being defrauded of their just Debts by

Executions being so stayed:

Be it enacted by the Lieutenant Governour, Council and house of Repre-Bond to be sentatives, That Execution of the Judgment of the Superiour Court of Judica- given for pro-ture Court of Assize and General Goal Delivery given on the Trial of the Appeal views where in any Suit, shall not be stayed, unless the original Defendant his Executors or Execution is Administrators give Bond at the Time of entring such Judgment to the Party stayed in dou-or Parties that obtained the same, with sufficient Sureties, to be approved of by recovered and the Court, in double the Sums recovered to review the Action at the next Su- Costs. periour Court of Judicature, Court of Assize and General Goal Delivery to be holden in and for that County, and to pay to the Party or Parties that obtained the Judgment upon the Trial of the Appeal the Sum so recovered with Interest therefor, after the Rate of twelve per Cent. per Annum, and double the Costs arising on such Review, if the Judgment be not thereon reversed, in whole or in Part, or otherwise satisfied, and if reversed in Part only then to pay him or them that obtained the Judgment on the Trial of the Appeal what remains due by Force thereof, and is not reversed by the Judgment of saidCourt given on such Review or otherwise satisfied, together with Interest therefor after the Rate of fix per Cent. per Annum.

Provided always, That nothing in this Act shall extend to any Suit already Proviso. commenced, wherein upon the mean Process Bail was given or Estate attached.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Concord in the County of Middlefex, upon Wednesday the twenty-seventh Day of May, 1752.

CHAP. I.

An Act in further Addition to the Act for Limitation of Actions and for avoiding Suits at Law where the Matter 13 G. z. ca. 3. " is of long Standing.

Preamble.

HEREAS in a late Law of this Province intituled, " An Act " in Addition to and for Explanation of an Act, intituled, An Act for " Limitation of Actions, and avoiding Suits at Law where the Matter " is of long Standing," made and passed in the twenty-second Year of his prefent Majesty's Reign, the Time limited for commencing of all Actions of Account, and upon the Case (excepting as therein is excepted) will expire in September next; and whereas the Difficulties arisen by the Exchange of the Medium of Trade in this Province, and the Prevalency of the Small-Pox in Boston, and fundry other Towns in this Government, render it almost impracticable to have such Accounts and Actions of the Case settled within the Time by said Act limited for that Purpose:

Act continued till Sept. 1754.

We it therefoze enacted by the Lieutenaut Governaur, Council and House of Representatives, That the Time for commencing of Actions of Accounts and of the Case, by said Act limited as aforesaid, be and the same is hereby extended to the first Day of September, which will be in the Year of our Lord One Thousand seven Hundred and fifty-four; and no Suit hereafter to be brought in such Cases shall be barred, if commenced before the Expiration of said Term.

CHAP.

10 A. ca. z.

An Act in Addition to an Act for the more speedy Extinguishment of Fire, and preserving Goods endangered by it.

Preamble.

7HEREAS in and by an Ast made and passed in the eighteenth Year of his present Majesty's Reign, intituled, " An Act for the more speedy 'Extinguishment of Fire, and preserving Goods endangered by it;". It is enacted that the several Towns within this Province may, if they see fit, at their anniversary Mecting in March annually, appoint a suitable Number of Persons, not exceeding ten, who shall be denominated Fire Wards; whose particular Business shall be to take Care and govern at Fires, (which from Time to Time may break out,) as in and by said A&, they are directed and impowered to do: And whereas by Experience the Fire Wards who have been annually chosen by the Town of Boston, have been found to be of great Use and Service to the said Town at Times of Fires; and it is apprehended, it would greatly ferve the faid Town if their Numbers were increased:

Town of Boston inpow-Wards.

Be it therefore enaded by the Pieutenant Governour, Council and House of Representatives, That it shall and may be lawful for the Town of ered to chuse Boston, (who at present have ten Fire Wards) at any Town Meeting warned for twelve Fire that Purpose, to elect and appoint two more meet Persons as Fire Wards who shall serve in that Office, till their anniversary Meeting in March next; and from thenceforward (as they shall see Cause) to choose twelve Persons for that Purpose annually, who shall do the Duty and be invested with the like Powers and Priviledges as Fire Wards in and by the faid A& are invested withal

E for



At the Parliament begun and holden at Westminster, the Tenth Day of November, Anno Dom. 1747, in the Twentyfirst Year of the Reign of our Sovereign Lord GEORGE the Second, by the Grace of God, of Great Britain, France and Ireland, King, Defender of the Faith, &c.

And from thence continued by several Prorogations to the Fourteenth Day of November, 1751, being the Fifth Session of this present Parliament.

CHAP. III.

An Act for avoiding and putting an End to certain Doubts and Questions, relating to the Attestation of Wills and Codicils, concerning Real Estates, in that Part of Great Britain called England, and in his Majesty's Colonies and Plantations in America.

THEREAS by an Act made in the Twenty ninth Year of the Reign of Preamble re-His late Majesty King Charles the Second, intitled An Act for Preven-citing Clause tion of Frauds and Perjuries; it is, amongst other Things enacted, in an Act of That from and after the Twenty-fourth Day of June, in the Year of our Lord 29 Car. II. One Thousand six Hundred and seventy seven, all Devises and Bequests of any Lands or Tenements deviseable, either by Force of the Statute of Wills, or by that Statute, or by Force of the Custom of Kent, or the Custom of any Borough, or any other particular Custom, shall be in Writing, and signed by the Party so deviling the same, or by some other Person in his Presence and by his express Direction; and shall be attested and subscribed in the Presence of the said Devisor, by three or four credible Witnesses, or else they shall be utterly Void and of none Effect, which hath been found to be a wife and good Provision: But whereas Doubts have arifen who are to be deemed legal Witnesses, within the Intent of Therefore for avoiding the same, the faid Act:

Be it enated by the King's most excellent Pajesty, by and with the Devilee, So: Advice and Confent of the Loids Spiritual and Comporal, and Commons, attesting, the Devise void, in this present Parliament assembled, and by the Anthogity of the same, but he admit-That if any Person shall attest the Execution of any Will or Codicil, which shall ted to prove be made after the Twenty fourth Day of June, in the Year of our Lord One Will. Thousand seven Hundred and sisty two, to whom any beneficial Devise, Legacy, Estate, Interest, Gift, or Appointment of, or affecting any Real or Personal Estate, other than and except Charges on Lands, Tenements, or Hereditaments, for Payment of any Debt or Debts, shall be thereby given or made, such Devise, Legacy, Estate, Interest, Gift, or Appointment, shall, so far only as concerns

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concerns such Person attesting the Execution of such Will or Cedicil, or any Person claiming under him, be utterly null and void; and such Person shall be admitted as a Witness to the Execution of fuch Will or Codicil, within the Intent of the faid A&; notwithstanding such Devise, Legacy, Estate, Interest, Gift, or Appointment, mentioned in fuch Will or Codicil.

Creditor attesling, admit-ted a Witness to the Will.

And he it further enaced by the Authority aforefaid, That in Case, by any Will or Codicil already made or hereafter to be made, any Lands, Tenements, or Herediments, are, or shall be charged with any Debt or Debts; and any Creditor whose Debt is so charged hath attested, or shall attest the Execution of such Will or Codieil, every fueh Creditor, notwith flanding fueh Charge, shall be admitted as a Witness to the Execution of such Will or Codicil, within the Intent of the said Act.

Legatee who or shall refuse his Legacy, admitted a Witness to the Will.

And be it füriher enacted by the Authority aforesaid, That if any berson has been paid hath attested the Execution of any Will or Codicil already made, or shall attest the Execution of any Will or Codicil which shall be made on or before the faid Twenty-fourth Day of June, in the Year of our Lord One Thousand seven Hundred and fifty-two, to whom any Legacy or Bequest is or shall be thereby given, whether charged upon Lands, Tenements, or Hereditaments, or not; and such Person, before he shall give his Testimony concerning the Execution of any such Will or Codieil, shall have been paid, or have accepted or released, or shall have refused to accept such Legacy or Bequest, upon Tender made thereof; such After Tender Person shall be admitted as a Witness to the Execution of such Will or Codicil, within the Intent of the faid Act, notwithstanding such Legacy or Bequest.

and Refusal, he is barred from the Leter Acceptancce, he may retain the fame, tho' the Will be adjudged void.

Provided always, and he it further enaced, That in Case of such Tender gacy; but af- and Refusal, as aforesaid, such Person shall in no wife be intituled to such Legacy or Bequest, but shall be for ever afterwards barred therefrom; and in Case of fuch Acceptance, as aforefaid, fuch Perfon shall retain to his own Use the Legacy or Bequest which shall have been so paid, satisfied, or accepted, notwithstanding such Will or Codicil shall afterwards be adjudged or determined to be void, for want of due Execution, or for any other Cause or Defect whatsoever.

Legateeattest. ing, and dying in the Lifetime of the Testator, or before he has a Witness to the-Will. -

And he it further enacted, That in Case any such Legatee, as aforesaid, who hath attested the Execution of any Will or Codicil already made, or shall attest the Execution of any Will or Codicil, which shall be made on or before the said Twenty-fourth Day of June, in the Year of our Lord One Thousand seven Hundred and fifty-two, shall have died in the Life-time of the Testator, or bcreceived or re. fore he shall have received or released the Legacy or Bequest so given him, as fused his Le. aforesaid, and before he shall have refused to receive such Legacy or Bequest, gacy, admitted on Tender made thereof, such Legatce shall be deemed a legal Witness to the Excention of such Will or Codicil, within the Intent of the said Act, notwithstanding such Legacy or Bequest.

Credit of the the Court.

Provided always, That the Credit of every such Witness, so attesting the Witness to be Execution of any Will or Codicil, in any of the Cases in this Act before menticonfider'd and oned, and all Circumstances relating thereto, shall be subject to the Considedetermined by ration and Determination of the Court, and the Jury, before whom any fuch Wirness shall be examined, or his Testimony or Attestation made Use of; or of the Court of Equity, in which the Tellimony or Attestation of any such Witness shall be made Use of; in like Manner, to all Intents and Purposes, as the Credit of Witnesses in all other Cases ought to be considered of, and determined.

No Davisee, where the Devife is made gatee, who has refused to acgacy; beiag examined to theExecution of the Will, shall after-Benefit, or for the fame. foever.

And be it further enacted, by the Authority aforesaid, That no Pervoid; nor Les son, to whom any beneficial Estate, Interest, Gift, or Appointment, shall be given or made, which is hereby enacted to be null and void, as aforefaid, or who cept of theLe. Shall have refused to receive any such Legacy or Bequest, on Tender made, as aforefaid, and who shall have been examined as a Witness concerning the Execution of fuch Will or Codieil, shall, after he shall have been so examined. demand or take Possession of, or receive, any Profits or Benefit of or from, any such Estate, Interest, Gift, or Appointment, so given or made to him, in or by wards demand any such Will or Codicil; or demand, receive, or except, from any Person or Persons whatsoever, any such Legaey or Bequest, or any Satisfaction or Com-Compensation pensation for the same, in any Manner or under any Colour of Pretence what-Provided .

Atteliation of Wills, &c.

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Drovided always, and he it enaced by the Authority aforefaid, That Cases particularities Act, or any Thing herein contained, shall not extend, or be construed to larized, where extend, to the Case of any Heir at Law,, or of any Devisee in a prior Will or Wills & Com-Codicil of the tame Tellator, executed and attested according to the faid recited petency of . Act, or any Person claiming under them respectively, who has been in quiet Witnesses are Possession for the Space of two Years next preceeding the fixth Day of May, in by this Act. the Year of our Lord, One Thousand seven Hundred and fifty-one, as to such Lands, Tenements, and Hereditaments, whereof he has been in quiet Possession as aforefaid; and also that this A&, or any Thing herein contained, shall not extend, or be construed to extend, to any Will or Codicil, the Validity or due Execution whereof hath been contested in any Suit in Law or Equity commenced by the Heir of luch Devisor, or the Devisee in any such prior Will or Codicil, for recovering the Lands. Tenements, or Herediaments, mentioned to be devised in any Will or Codicil fo contested, or any Part thereof, or for obtaining any other Julgment or Decree relative thereto, on or before the said sixth Day of May in the Year of our Lord One Thousand seven Hundred and sifty-one, and which has been already determined in Favour of such Heirat Law, or Devisee in fuch prior Will or Codicil, or any Person claiming under them respectively, or which is still depending, and has been prosecuted with due Diligence; but the Validity of every fuch Will or Codicil, and the Competency of the Witnesses thereto, shall be adjudged and determined in the same Manner, to all Intents and Purposes, as if this Act had never been made; any Thing lierein before contained to the contrary thereof in any wife notwithstanding

Persuided always neiertheless, and it is herely declared. That no Possession of any Heir at Law, or Devisee in such prior Will or Codicil as aforesaid, which are not comprehendor of any Person claiming under them respectively, which is consistent with, or ed within the may be warranted by or under, any Will or Codicil, attested according to the Meaning of true Intent and Meaning of this Act, or where the Estate descended or might have the preceding descended, to such Heir at Law, till a suture or executory Devise, by Virtue of any Will or Codicil attested according to this Act should or might take Effect, thall be deemed to be a Possession within the Intent and Meaning of the Clause

herein last before contained.

And whereas in some of the British Colonies or Plantations in America, the faid Act of the twenty-ninth Year of the Reign of King Charles the Second, has been received for Law, or Acts of Assembly have been made, whereby the Attestation and Subscription of Witnesses to Devises of Lands, Tenements, and Hereditaments, have been required:

Therefore, to prevent and avoid Doubts which may arise in the said Colonies or Plantations, in Relation to the Attestation of such Devises of Lands, Tene-

ments, and Hereditaments;

Be it enaced by the Authority aforeface; That this Act, and every Clause, Matter; and Thing therein contained, shall extend to such of the said Colonies and Plantations, where the said Act of the twenty-ninth Year of the Reign of of the British King Charles the Second, is by Act of Assembly made, or by Usage received as Colonies in A-Law, or where by Act of Assembly or Usage, the Attestation and Subscription merica, where of a Witness or Witnesses are made necessary to Devises of Lands, Tenements, the Act of 19 of a Witnesses or Witnesses are made necessary to Devises of Lands, Car. II is reor Hereditaments; and shall have the same Force and Essect in the Construction ceived as a of, or for the avoiding of Doubts upon the faid Acts of Assembly, and Laws Law, &c. of the faid Colonies and Plantations, as the fame ought to have in the Construction of, or for the avoiding of Doubts upon, the faid Act of the twentyninth Year of the Reign of King Charles the Second in England.

Provided always, That as to Cases arising in any of the said Colonies or Devises, &c. Plantations in America, no such Devise, Legacy, or Bequest as aforesaid, shall by Wills to be made null and void, by Virtue of this Act, unless the Will or Codicil where be only void. by such Devise, Legacy, or Bequest shall be given, shall be made after the first Day of March, which shall be in the Year of our Lord One Thousand seven

Hundred and fifty-three.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's. Province of the Massachusetts-Bay in New-England; Begun and held at Concord in the County of Middlesex, upon Wednesday the twenty-feventh Day of May 1752. And continued by Prorogations and Adjournment to Wednesday the twenty-eighth of March_ -following, and then met at Boston.

An Act in Addition to the feveral Acts or Laws for the 5 G. ca 1: suppressing of Lotteries.

Preamble.

THEREAS divers good and wholesome Laws have been made and pass d by this Government for suppressing of Lotteries, and thereby preventing a vain and foolish Expence, tending to the Impoverishment of unwary People; which Laws are in a great Measure rendred ineffectual by the Lotteries which are frequently set up in the Neighbouring Governments, and by the Sale of such Lottery Tickets to the Inhabitants of this Province:

Penalty for publishing Lottery Tickets of other

Be it therefore enaced by the Lioutenant Governour, Council and House of Representatives, That if any Person or Persons after the tenth Day of May next, shall within this Province be aiding or affishing in any Lottery, by Printing, Writing, or any otherways Publishing an Account of the Sale of such Governments. Lottery Ticket or Tickets, such Person or Persons shall for such Offence forfeit 3 Sum not exceeding twenty Pounds, to be recovered by Information, Plaint, Bill or Action at Law, in any of His Majesty's Courts of Record within this Province; the one Half thereof to His Majesty to be applied towards the Support of this Government, and the other Half to him or them that shall inform and sue for the same.

Penalty for felling Lottery Tickets.

And he it further enacted, That if any Person or Persons shall within this Province give, fell, or otherwise dispose of, or shall therein offer or expose to Sale any Ticket or Tickets in any Lottery, excepting such as shall be established by Act of Parliament, or by Act of this Government, fuch Person or Persons so offending, shall forfeit a Sum not exceeding forty Pounds for each Ticket for given, fold or disposed of, or so exposed to Sale, to be recovered in Manner and for the Use aforesaid.

Penalty for ry Tickets.

And he it further enacted, That if any Person or Persons within this Probuying Lotte- vince, shall receive or purchase any such Lottery Ticket or Tickets, such Perfon or Persons shall likewise forfeit a Sum not exceeding forty Pounds for each Ticket so received or purchased by him or them, to be likewise recovered and applied as in Manner aforesaid.

Person informing to be freed.

Provided nevertheless, That if such Receiver or Purchaser shall inform against or prosecute the Person or Persons who gave, sold or disposed of the same, so as that he or they shall be convicted of said Offence, such Receiver or Purchaser shall not in that Case be liable to the Penalty aforesaid, but shall be wholly freed and exempted therefrom.

Proprietors Weetings.

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An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston in the County of Suffolk, upon Wednesday the thirtieth Day of May, 1753.

CHAP. II.

An Act in Addition to an Act Intituled An Act directing bow Meetings of Proprietors of Lands lying in common 12 A. ca. 2. may be called.

THEREAS there are fundry Tracts of common and undivided Lands in this Province lying within no Township or Precinct, which are owned Preamble, by considerable Numbers of Proprietors, and no effectual Provision has as yet been made by Law, either for calling Meetings of the Proprietors of fuch Lands, or for the raising and collecting Monies granted for the common Good and Service of such Proprietors; whereby the Settlement and Improvement of such Lands have been much obstructed and delayed:

Be it therefore enacted by the Lieutenant Gevernaur, Council and Poule

of Representatives, That whensoever five, (where there are so many) or the major Part of the Owners or Proprietors of such common Lands (where the Method of calling Proprietors) Number shall be less) shall judge it expedient to have a Meeting of the Proprietors thereof, and shall thereupon by Writing apply by Petition to any Justice ings. of the Peace for the County wherein such their Lands as aforesaid lie, or to a Justice of the Peace thro' this Province, to call a Meeting of any such Proprietors as aforesaid, to be had at such Time and Place and on such Occasions as shall be expressed in such Petition, such Justice so applied unto, is hereby authorized and directed to grant and issue out his Warrant directed to one of the Proprietors desiring such Meeting, or to the Clerk of such Propriety (if there be one) requiring him to notify and warn the other Proprietors of fuch common Lands to meet and affemble together at the Time and Place appointed therefor as aforesaid; which Notice and Warning shall be given by advertising the same, with the Time Place and Occasions of Meeting, in the several Boston Weekly News-Papers forty Days at least before the Day appointed for such Meeting; and fuch Proprietors may by themselves or their lawful Attorneys at such Meeting appoint such a Method for calling their Meetings for the future as they Powers of the shall judge most convenient, which shall always be under the same Regula- said Proprietions as all other t'roprietary Meetings are, and may choose a Clerk and tors in their fuch other Officers as are usually chosen by other Proprieties, then and Meetings. from Time to Time as their Occasions shall require, and may transact and

Notifications for such Meetings; and such Clerk being duly sworn as the Clerks of other Proprieties by Law ought to be, shall have the like Power with them. And he it further enacted, That such Proprietors at any, of their Meetings To raise Mopursuant to this Act, may by themselves or their lawful Attorneys, grant and or-neys for the der any suitable Sum or Sums of Money to be railed and levied upon their seve- Use of the ral Rights in such Lands equally and rateably according to their respective In-Propriety. terests and Shares therein, for bringing forward and compleating the Settlement of fuch common Lands, and for the Profecution or defending any Law Suits for or against such Proprietors, and for carrying on and managing any other Affairs for the common Good of fuch Proprieties; and every fuch Proprietor as shall neglect to pay to the Collector or Treasurer or Committee of such Propriety such Sum or Sums of Money as shall from Time to Time be duly granted and voted to be raifed and levied upon his Right and Share in such Lands for the

pass upon any other Matters and Affairs for the Benefit of such Propriety, which the Proprietors of new Founthips or Plantations granted by this Government are by Law enabled to do, provided such Matters be mentioned in the

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Sale of the

Lands of the

Delinquents.

Provilo.

Justices Power.

Space of fix Months to those who live in the Province, and twelve Months re those who live out of the Province, after such Grant and his Proportion thereof shall be published in the several publick Prints as aforesaid, then the Committee And to make of the Proprietors of such common Lands, or the major Part of such Committee. may and are hereby fully impowered from Time to Time at a publick Vendus to fell and convey away so much of such delinquent Proprietors Right or Share in faid common Lands, as will be sufficient to pay and satisfy his Tax or Proportion of fuch Grant, and all reasonable Charges attending such Sale, to any Person that will give most for the same; Notice of such Sale being given in the faid Prints forty Days at least before Hand, and may accordingly execute and give a good Deed or Deeds of Conveyance of the Lands fo fold, unto the Purchaser thereof, to hold in Fee Simple.

Provided nevertheless, That the Proprietor or Proprietors whose Right or Share in fuch Lands shall be so sold, shall have Liberty to redeem the same in twelve Months after faid Sale, by paying the Sum the Land fold for and Charges, together with the further Sum of twelve Pounds for each Hundred Pounds produced by fuch Sale; and so pro ratá for any less or greater Sum.

Acts and Laws,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Maffachusetts-Boy in New-England; Begun and held at Boston, in the County of Suffolk, upon the thirtieth of May, 1753. And from thence continued by Prorogations to Tuefday the fourth Day of December, 1753.

C H A P. 1.

9 W. ca. 2.

An Act in Addition to an Act Intituled An Act impowering Justices of the Peace to decide Differences not exceeding Forty Shillings.

Preamble.

HEREAS in and by an Ast made and passed in the ninth Year of his late Majesty King William the Third, impowering Justices of the Peace to decide Differences not exceeding Forty Shillings; it is among other Things provided, That all Justices shall keep fair Records of all their Proceedings from Time to Time; but no Provision is therein made in Case of a Justice's Death for executing a Judgment given and recorded by him, which remains unfatisfied at the Time of his Decease:

Writ of Scire Facias to be issued on the Judgment of a deceased fustice.

We it therefore enaded by the Governour, Council and House of Representatives, That where Judgment is or shall be given by a Justice of the Peace in any Civil Action of which by Law he had Cognizance, and a fair Record thereof made by him; if the same remains unsatisfied at the Time of his Decease, it shall and may be lawful for any Justice of the Peace of the same County (upon Application made to him by the Party who recovered the Judgment) to issue out a Writ of Scire Facias thereon; returnable to himself in seven Days; and upon the Debtor's Default of Appearance, or not shewing just Cause to the contrary, the same Justice may award Execution of such Judgment, returnable to himself in thirty Days, and likewise award reasonable Costs on the Scire Facias; provided that no Writ of Scire Facias shall be granted as aforesaid, unless Application be made therefor within twelve Months after the Decease of the Justice before whom the Judgment was recovered.

And be it further enacted, That any Person who hath in his or her keeping the Records of a deceased Justice (being requested by the Party who hath a Judgment there entered as aforesaid, and being tendered a reasonable Sum for attested Copy. his or her Time and Trouble) shall without Delay deliver an attested Copy of

Persons having fuch Judgments in Keeping to deliver an

Bartition of Lands. Town Officers.

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fuch Records to the Person requesting the same, which Copy certified on Oath, shall be received and accounted as sufficient Evidence, as if the Justice was then living; And if he or she shall neglect it by the Space of three Days, he or she shall for his or her Neglect, forfeit the Sum of Three Pounds, to the Use of Penalty for the Party aggrieved, to be by him recovered in an Action of Debt in any of his Neglect or Majesty's Courts of Record.

And whereas in and by an Act made in the second Year of the Reign of her late Majesty Queen Anne, Intituled An Act relating to Executors and Administrators, Provision is made in Case of Waste for awarding Execution against . p. 146 an Executor or Alministrator of his own proper Goods or Estate on a Scirc Facias to be iffued out of the Clerk's Office of the same Court, where Judgment bas been recovered against the Estate of a Testator or Intestate, but no Pro-

visson hath been made in like Cases cognizable before a Justice of the Peace:

Be it therefore further enaced, That in all such Cases, it shall and may Peace imbe lawful for a Justice of the Peace to sue out a Writ of Scire Facias, and powred to award Execution thereupon in like Manner as may be done in any Court of ffue fuch Record, by Virtue of the Provision in this Act last mentioned.

Writs of

CHAP. II.

An Act for the more easy recovering the Charges that attend the Partition and Settlement of Real Estates, and to cause the Persons interested in such Estates to be duly notified before Partition be ordered.

THEREAS it sometimes happens that some of the Persons interested in Real Estates refuse to pay their rateable Proportion of the necessary Charge which attends the dividing or settling the same:

Be it therefore enaced by the Governour, Council and House of Repre-Diffres 10 be fentations, That when and so often as Partition shall be made of any Real issued on Per-Estate by the Rules of the Common Law, and when and so often as any Real Estate sons resulting shall be settled or divided, agreable to the special Provision made by the Laws ges on the of this Province, in any and every such Case when any one or more of the Par-Division of the single-state shall need to the state of the state o ties interested shall neglect or refuse to pay their just Proportion of the Charge Estates. which may attend such Division or Settlement, it shall and may be lawful for the Court by which such Division or Settlement shall be made, to issue forth a Warrant of Distress against any Delinquent or Delinquents interested as aforesaid.

Provided, an Account of fuch Charge be first laid before the said Court, and the just Proportion of the Persons interested settled and allowed, they having been duly notified to be present at such Settlement or Allowance, if they see Cause.

And he it further enaced, That when and so often as any Petition shall Superiour and he it further enamed. I hat when and to order as any Tection that be prefer'd to the Justices of the Superiour Court to order Partition of any for Persons for Real Estate held in common and undivided, the said Justices shall not proceed to concerned beorder fuch Partition until it shall be made appear to them that the several Per-foreEstates be fons interested in such Estate, and living within this Province, or the Attorneys divided. of fuch as are ablent and have Attorneys residing within this Province, have been duly notified of such Petition, and have had Opportunity to make their 4 W. & M. Exception to the granting the same.

C, H A P. III.

An Act in Addition to an Act made in the fifth Year of her 4 W. & M. late Majesty Queen Anne, Intituled An Act for a new Choice of Town Officers on Special Occasions.

THEREAS in and by faid Act it is provided, That in Case of the Non- Preamble: acceptance, Death or Removal of any Person chosen to Office in any of the Towns in this Province, at their annual Meeting in March, the

Counterfeiting Money. 366 Alteration of Courts.

faid Towns may upon due Warning given and Notice of the Occasion, chuse any Officer or Officers to sill up such Vacancy, but by said Act no Provision is made respecting Precincts, from which Inconveniencies have often happened:

Precincts to have the fame Power in chufing Officers

Be ir therefoze enaded by the Governour, Council and House of Representatives, That from and after the tenth Day of January next, the several Precincts within this Province shall have and enjoy the same Power and Privi-Towns have. ledges in the choosing any Officer or Officers where such Vacancy happens in them, as Towns by Law are invested with.

CHAP. IV.

An Act in Addition to an Act Intituled An Act against diminishing or counterfeiting Money.

Preamble.

2 A. ca. I.

THEREAS in and by an A& made and passed in the twenty thirdYear of his present Majesty's Reign Intituled; An Act against diminishing or counterfeiting Money," it is among other Things provided, that when any Person shall be convicted of any of the Offences therein mentioned at the Superiour Court of Judicature, Court of Assize and General Goal Delivery; every such Person shall be fined at the Discretion of the said Court: And whereas it sometimes happens that such Offender is not able to pay the adjudged Fine, or so much as the Costs of Prosecution:

Persons con-Money to be fold in Case.

victed for Be it enacted by the Governour, Council and House of Representation tatives, That when any Person shall be convicted as aforesaid, and thereupon or diminishing sentenced by the said Court to pay a Fine, if such Offender shall be unable, or shall refuse to pay the same, together with the Costs of Prosecution, the Sheriff of the County where such Offender shall have been so convicted, shall be and hereby is impowered to dispose of saidOffender in Service to any of his Majesty's Subjects for fuch Term as shall be assigned by the Court aforesaid, not exceeding the Space of ten Years; And the Sheriff shall pay the Moncy thereby raised into the publick Treasury, having first deducted so much as shall be necessary to pay the Cost of Prosecution.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, in the County of Suffolk, upon Wednesday the thirtieth Day of May 1753, And continued by Prorogations to Wednesday the twenty-seventh Day of March following, and then met.

CHAP.

An Act for altering the Times appointed for holding the Superiour Court of Judicature Court of Assize and General Goal Delivery within and for the Counties of Effex and York, and also for altering some of the Courts of General Sessions of the Peace and Inferiour Courts of Common Pleas within and for the Counties of Plymouth, Barnstable and York.

Preamble.

HEREAS the Times by Law appointed for holding the Superiour Court of Judicature Court of Assize and General Goal Delivery at Ipswich within and for the County of Essex, and at York within and for the County of York, and the holding the Courts of General Sessions of

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and A

Limitation of Actions.

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the Peace, and the Inferiour Court of Common Pleas the third Tuesday of September, within and for the County of Plimouth; and the holding the Courts of General Sessions of the Peace and the Inferiour Courts of Common Pleas on the last Tuesday of June, the third-Tuesday of October, and the third Tuesday of January, within and for the County of Barnstable; and the holding the Court of General Sessions of the Peace and the Inferiour Court of Common Pleas within and for the County of York on the first Tuesday of July, are found inconvenient:

We it therefoze enacted by the Governour, Council and House of Repre- Superiour sentatives, That the Time for holding the Superiour Court of Judicature and York Court of Assize and General Goal Delivery at Ipswich for the County of Essex, Counties alshall henceforth be the second Tuesday of June annually; and the Time for ter'd. holding the faid Court at York for the County of York shall henceforth be the third Tuesday of June annually; And the Time for holding the Court of General Sessions of the Peace and the Inferiour Court of Common Pleas within and for the County of Plymouth, shall henceforth be the last Tuesday of September annually; and the Times for holding the faid Courts of General Sessions of the Peace and the Inferiour Courts of Common Pleas within and for the said County of Barnstable, shall henceforth be the second Tuesday in May, the third Tuesday in September, and the first Tuesday in December annually; And the Time for holding the Court of General Selfions of the Peace and the Inferiour Court of CommonPleas within and for the County of York, shall henceforth be the fecond Tuesday of July annually; And all Officers and other Persons concerned are required to conform themselves accordingly.

And he it further enaced, That all Appeals, Writs of Review, Recogni- our Court alzances, Warrants and other Processes already issued, taken or depending in the ready taken faid Counties of Essex or York, which were to have been returned or proceeded out for Essex and York to on at the Times heretofore appointed by Law for holding the said Superiour be returned Courts at Ipswich or York, shall be valid and stand good to all Intents and Purat the alter'd profes in the Law, and shall be returned and proceeded on at the Times. poses in the Law, and shall be returned and proceeded on at the Times ap- Time. pointed by this Act for holding the said Superiour Courts respectively.

And he it further enaced, That all Appeals, Writs, Recognizances, War-writs Appeals arnts, and other Processes already issued taken or depending in the said County of the for the of Barnstable, which were to have been returned or proceeded upon at the Time Interior Court heretofore appointed by Law for holding the said Court of General Sessions of to be proceed. the Peace and Inferiour Court of Common Pleas at Barnstable on the last Tuest to be proceedday of June, shall be valid and stand good to all Intents and Purposes in the next Term. Law, and shall be returned and proceeded on at the Time appointed by this Act for holding faid Court of General Sessions of the Peace and InferiourCourt of Common Pleas on the third Tuesday of September next.

And be it further enaced, I hat all Appeals, Writs, Recognizances, Warrants the Inferior and other Processes already issued, taken or depending in the said County of Court in York. York, which were to have been returned or proceeded on at the Time heretofore appointed by Law for holding the faid Court of General Sessions of the Peace and Inferiour Court of Common Pleas at York on the first Tuesday of July, shall be valid and stand good to all Intents and Purposes in the Law, and shall be returned and proceeded on at the Time appointed by this Act for holding faid Court of General Sessions of the Peace and Inferiour Court of Common Pleas on the second Tuesday of July next.

CHAP. VI.

An Act in further Addition to the Act for Limitation of 13 G. 2. ca. 3. Actions, and for avoiding Suits in Law; where the Matter is of long Standing.

HEREAS by a Law of this Province, Intitled An Act in further Preamble. Addition to the Act for the Limitation of Actions and for avoiding Suits at Law where the Matter is of long Standing, made and passed in the twenty-fifth Year of his present Majesty's Reign, the Time limitted

Appeals &c.

The like for

ferry in Dukes-County.

limitted for commencing all Actions of Account and upon the Case, excepting fuch as are excepted in another Act Intituled An Act in Addition to and for the Explanation of an Act Intituled An Act for the Limitation of Actions and avoiding Suits at Law where the Matter is of long Standing, made and paffed in the twenty-second Year of his present Majesly's Reign, will expire in September next: And whereas it is almost impracticable to have such Accounts and Actions settled within the Time now limitted by Law for that Purpose:

Time contiinned for conmencing Actions upon the Case Notes of Hand and Book Accounts.

Be it therefore enaced by the Bovernour. Council and House of Reprefentatives, That the Time for commencing of Actions of the Case, upon Notes of Hand, or upon Book Accounts, limitted by the faid Act of the twenty-fecond, or by faid Act made in the twenty fifth Year of his present Majesty's Reign, shall be and is hereby extended to the last Day of March, which will be in the Year of our Lord One Thousand seven Hundred and sifty-six; and no Suit hereafter to be brought in such Cases shall be barred, if commenced before the Expiration of faid Term.

And that this Law may be more generally known:

This Act to be read in Town Meeting.

Be it further enaced, That the Clerk of every Town and District within this Province shall read or cause the same to be read in their respective Towns and Districts, at their Anniversary Meetings in March and May annually; And the Justices of the several Courts of Common Pleas within the respective At the Seffions Counties, shall cause the same to be publickly read at the opening of their Courts of the Peace. from Time to Time after the Publication of this Act, and until the last Day of March One Thousand seven Hundred and fifty six.

And

CHAP. VII.

An Act to enable the Justices of the Court of General Sesfions of the Peace at their feveral Sessions in the County of Dukes-County, more effectually to regulate and keep up a constant Ferry from Dukes-County to Falmouth in the County of Barnstable.

Preamble.

THEREAS there is Provision already made by Law for the Justices in their Quarter Sessions throughout this Province to Licence Perfons to keep Ferries, and state the Fairs or Prices of each Ferry both for Man and Beast, and to take Bond of each Ferry-man &c. but no Provision is made by Law to enable the Justices in their Sessions to lay a Tax on any County for the upholding and maintaining of Ferries, either by building Boats, Wharves, Ways &c. where no particular Person or Persons will be at the Cost thereof; By Means whereof the faid County of Dukes-County is wholly destitute of a Ferry from said County (which is an Island) to the Main Land, whereby many Inconveniencies daily happen to those that have Occasion to go to and from faid County:

Quarter Sessions in Dukes-County to affels the Inhabiing a Ferry.

Be it therefore enaced by the Governour, Council and House of Representatives, That the Justices of the Court of General Sessions of the Peace at any of their Sessions hereafter to be held in and for said County of Dukes-County, are hereby enabled and directed to raise Monies and to assess the tants for keep. Inhabitants of faid County of Dukes-County and their Estates, as well for the building of Ferry-Boats, making and maintaining fuitable Wharves and Ways for Ferry-Ways for the Conveniency of keeping a Ferry in faid County, in as full and ample a Manner as the Justices in faid Quarter Sessions are by Law already enabled to do for defreying the necessary Repairs of Bridges, Prisons, the Maintenance of poor Prisoners, and all other proper County Charges, and under the fame Regulations and Restrictions.

Composation of Harvard College impowred.

3.69

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston in the County of Suffolk, upon Wednesday the twenty-ninth Day of May, 1754.

CHAP. VIII.

An Act for impowering the Corporation of Harvard College in certain Cases to alienate Lands or other Real Estate, and to make Sale of a Farm in Billerica.

THEREAS the President and Fellows of Harvard-College, by Virtue of the Charter of Incorporation granted them by the General Court of Preamble: the late Colony of the Massachusetts, in the Year 1650, are impowered to purchase and acquire to themselves, or take and receive upon free Gift or Donation any Lands, Tenements or Hereditaments, not exceeding the Value of Five Hundred Pounds per Annum; but no Power is given them by the faid Charter to alienate any Lands or other Real Estate whatsoever; which in some Cases may be necessary for promoting the good Ends designed in their Incorporation:

Be it therefore enacted by the Governour, Council and House of President and Representatives, That where the President and Fellows of Harvard-College Fellows of are or shall become seized of any Lands, Tenements or Hereditaments by Virtue Harvard Colof a Judgment recovered on any Mortgage, or by Virtue of an Execution for lege impowred the Satisfaction of a Judgment in any Personal Action (the Time allowed by of Lands. Law for Redemption being expired) it may and shall be lawful for the faid President and Fellows, and they are hereby authorized and impowered, with the Advice and Consent of the Overseers of said College, to make Sale of such Lands, Tenements and Hereditaments, or any Part thereof, and to execute Deeds effectual in Law for conveying the same, the Monies arising by such Sales to be applied to the Uses in the said Charter mentioned, and to no other Use or Purpose whatsoever.

And whereas it hath been represented to this Court, that it would be for the Interest of the said College, if Sale were made of a certain Farm or Tract of Land belonging thereto, which is situated in that Part of the Town of Bellerica called Shawshin:

Beit therefoze enacted, That it shall be lawful for the President and Fel-President &c. lows of faid College to make Sale of the faid Farm or Tract of Land, and they to make Sale are hereby authorized to give and execute a good and fufficient Deed or Deeds of a Farmin of Conveyance of the same; the Proceeds of such Sale to be vested in other Billerica. Real Estate, which they may judge will be of greater Advantage to that Society.

Grants and Donations.

Acts and Laws,

Passed by the Great and Géneral Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-ninth Day of May 1754, And continued by Adjournment unto Thursday the seventeenth Day of Odober following.

CHAP. IX.

An Act for the better fecuring and rendering more effectual Grants and Donations to pious and charitable Uses, and for the better Support and Maintenance of Ministers of the Gospel, and defreying other Charges relating to the publick Worship.

Preamble.

 ${m THEREAS}$ many ${m Grants}$ and ${m Donations}$ have heretofore been made by fundry well-disposed P ersons, in and by such Expressions and T erms as plainly show it was the Intent and Expectation of such Grantors and Donors, that their several Grants and Donations should take Effect so as that the Estates granted should go in Succession: But Doubts have arisen in what Cases such Donations and Grants may operate, so as to go in Succession:

For afcertaining whereof:

Deacons and Church Wardens of Proches to take in Succession Grants and

Be it enaced by the Governour, Council and House of Representatives, That the Deacons of all the several Protestant Churches, not being testant Chur. Episcopal Churches, and the ChurchWardens of the several Episcopal Churches, are and shall be deemed so far Bodies Corporate, as to take in Succession all Grants and Donations whether Real or Perfonal, made either to their several Churches, Donations&c. the Poor of their Churches, or to them and their Successors, and to sue and defend in all Actions touching the same; and wherever the Ministers, Elders or Vestry shall in such Original Grants or Donations have been joined with such Deacons or Church Wardens as Donees or Grantees in Succession, in such Cases

fuch Officers and their Successors, together with the Deacons or Church Wardens, shall be deemed the Corporation for such Purposes as aforesaid. nister or Ministers of the several Protestant Churches of whatever Denomination, are and shall be deemed capable of taking in Succession any Parsonage Land, or Lands granted to the Minister and his Successors, or to the Use of the Ministers, and of suing and defending all Actions touching the same; Saving that nothing in this Act shall be construed to make void any final Judgment of

take in Succession Parsonage Lands &c.

Ministers to

any Court of Common Law or Judge of Probate; saving also, that no Alienation of any Lands belonging to Churches hereafter made by the Deacons without the Consent of the Church or a Committee of the Church for that Purpose appointed, or by Church Wardens without the Consent of the Vestry, shall be

to be made fent of the Church.

No Alienation sufficient to pass the same. And that no Alienation hereaster made by Ministers to be made of Lands by them held in Succession shall be valid any longer than during such without Con- Alienors continuing Ministers, unless such Ministers be Ministers of particular Towns, Districts, or Precincts, and make such Alienation with the Consent of fuch Towns, Districts or Precincts, or unless such Ministers so aliening be Ministers of Episcopal Churches; and the same be done with the Consent of the Vestry. And the several Churches in this Province not being Episcopal Churches,

are hereby impowered to choose a Committee, to call the Deacons or other Church Officers to an Account, and if need be, commence and profecute any Suits touching the same, and also to advise and assist such Deacons in the Administration of the Affairs aforefaid.

Limitation of the Income of Church Grants.

And he it further enacted, That the Income of the Grants made or to be made to any one fuch Body Politick for pious and charitable Uses, shall not exceed the Sum of Three Hundred Pounds per Annum; and also that all such

Donations

Marriage and Divozce.

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Donations hereafter made by Deed, which shall not be recorded in the Register's Office in the County where the Lands lie three Calendary Months before the Death of the Donor; and all such Bequests or Devises which shall not be made before the last Sickness of the Person making the same, or at least three Months before the Death of the Testator, shall be utterly void and of no Esfect : any Thing in this Act contained to the contrary notwithstanding.

And whereas the several Congregations in the Town of Boston, and some others under the like Circumstances, are not by Law enabled by Vote to raise Money for the Support of the Ministry and publick Worship among them :

1Be it further enacted, That in every such Case where Moneys cannot be Pews may be railed as aforefaid for the Support of the Ministry and defreying the other Char- taxed for the ges necessary for the upholding and maintaining of publick Worship, and Repairs of the House in which the same is performed, by Virtue of any Provision in the mip, &c. Laws already made for that Purpose; the Proprietors of the Pews or Persons to whom they are allotted in the several Houses for publick Worship, may, if they think fit, at a publick Meeting to be called for that Purpose by the Proprietors Clerk, Deacons or Church Wardens, and Notice thereof immediately after divine Service given ten Days at least before faid Meeting, cause the several Pews in fuch Houses to be valued according to the Convenience and Situation thereof, and a new Estimate to be put upon said Pews from Time to Time, as shall be found necessary, and a Tax to be laid upon each Pew according to the Convenience and Situation thereof as aforesaid; provided the said Tax shall not exceed two Shillings per Week on any one Pew: the Money so raised to be applied towards the Support of the Ministry and other Charges necessary for maintaining Tax exceed publick Worship or Repairs of the House; and that the said Proprietors may at not 2 s per a Meeting to be called as aforesaid, choose a Clerk and Treasurer, and likewise Week. appoint some suitable Persons to demand and receive the several Sums so affested of the Owners of fuch Pews: And in Case of Denial on such Demand or Neg-Proprietors to lect of Payment three Months after such Demand, to sell the same, and after chose a Clerk, Treasurer, &c. deducting fach Taxes and Costs to return the Surplus to the Owners.

Provided nevertheless, That when the Owner of any Pew shall make a Tender of the same to the Proprietors or to their Committee at the Valuation which shall have been last put thereon, and they shall refuse or neglect to accept the same, no Sum shall be deducted out of the Sale of said Pew, but such only as

shall have become due before the making of such Tender.

CHAP. X.

An Act declaring in what Manner the Decrees and Orders of the Governour and Council in Controversies concerning Marriage and Divorce shall be carried into Execution.

WHERE AS in and by an Act of this Province made and pass'd in the Preamble. fourth Year of the Reign of King William and Queen Mary, it is among other Things Enacted and Declared, That all Controversies concerning Marriage and Divorce, Shall be heard and determined by the Governour and Council, but no express Provision has been made by the Laws of this Province for carrying the Decrees and Orders of the Governour and Council in fuch Cases into Execution:

Be at therefore enacted by the Bobelnout, Council and House of persons resu-Acquesentations, That if any Person shall refuse or neglect to observe and my to any conform to any legal Degree or Order, whether interlocutors or final, made, or form to any that shall thereafter be made by the Governor and Council in any Controverfy of Governor concerning Marriage and Divorce, every fuch Person shall be and is hereby de- and Council colared liable to suffer the Pains of Imprisonment, and it shall and may be lawful liable to be for the Secretary of the Province to issue a Warrant under his Hand and Seal imprisoned.

by Order of the Governour and Council, directed to any Sheriff or his Deputy, requiring him forthwith to arrest the Body of such Person so resuling or neglecting, and him to commit unto his Majesty's Goal, there to remain without Bail or Mainprize, until he shall comply with such Decree or Order made as afore-

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston upon Wednesday the twenty-ninth Day of May 1754. And continued by fundry Prorogations unto Tuesday the twenty-fifth Day of March following.

CHAP. I.

An Act in further Addition to the feveral Laws already in Being for the more speedy finishing the Land Bank or . Manufactory Scheme.

Preamble.

THEREAS the Land Bank or Manufactory Scheme cannot be equitably finished, unless further Provision be made by Law for the Sale of such Real Estates of Delinquents, as are or may be taken

by Execution or Warrants of Distress:

Sheriffs impowered to make Sale of forfeited Estates in the Land Bank, in Case.

Be it therefore enaced by the Governour, Council and House of Representatives, That every Sheriff, Under-Sheriff or Deputy-Sheriff, who (upon the Receipt of any Execution or Warrant of Distress issued or to be issued by the Commissioners by Law appointed to finish the saidScheme, against the Estates of any of the late Directors or Partners therein, for any Sum or Sums of Money affelfed or that may be affessed on them, or either of them, or which their Estates are by Law made liable to the Payment of) hath or shall have levied such Sum or Sums on the whole or any Part of the Real Estate of any such Director or Partner, and shall have obtained from the Register of Deeds in the County where such Lands lie, a Certificate that upon a careful Search made in the Registry of Deeds there, it doth not appear that any Conveyance or Alienation of fuch Estate hath been made by fuch Director or Partner, and entred or lodged in fuch Registry at any Time before the Month of October Anno Domini One Thousand seven Hundred and forty three (at which Time those Estates were by Law subjected to the Payment of what should appear to be due therefrom to the Company of Partners) fuch Sheriff or Under-Sheriff or Deputy shall be and hereby is authorized and impowered (after the Time allowed by Law for the Redemption of fuch Estates shall be expired) to make Sale thereof, and to make, sign and execute (in due Form of Law) a Deed or Deeds of Conveyance thereof with Warrantee; which Instrument or Instruments of Conveyance shall make a good Title to the Purchaser, his Heirs and Assigns for ever.

Estate is in other Hands befides the Partners.

Proviso in Ca- Provided always, and he it further enamed, That any Person or Persons ses where the (other than the Director or Partner) whose Estate shall be taken and sold as aforesaid, or his Heirs, Assigns or Devisees claiming any Right in or to such Estate) may (any Thing in this Act before-mentioned notwithstanding) bring his Directors and or their Action for the Recovery thereof, provided the same be commenced and pursued within one Year from the Time of making such Conveyance; and every Action of Trespass, Ejectment or other Action against the Sheriff or other Officer for his Doings therein, or that shall be brought to Evict or in any wise to molest the Purchaser his Heirs or Assigns, in the peaceable Possession of the Estate (sold him as aforesaid) at any Time after the Expiration of said Term, shall be utterly barr'd; saving such Action or Actions as may be brought by any Person

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or Persons who at the Time of such Conveyance shall be and shall continue out of this Province 'till after the Expiration of faid Term, or that shall be brought by any Person who during that Time shall be under some legal Incapacity of bringing his Action; in either of which Cases such Action may be brought within one Year from and after the Removal of such Impediment, and not afterwards.

And he it further enacted, That the several surviving Directors and Part- The Estates of ners in faid Scheme and their Estates, and the Estates of such of them as are surviving and deceased, shall be and they are hereby subjected and made liable to answer and deceased Directors and refund all Cost and Charges that may arise in Consequence of any such Convey-Partnersmade ance; fuch Charges to be affessed on them by the said Commissioners, and to be liable to ansraised and collected in Manner and Proportion as set forth in the Act made in wer Charges. the twenty fourth Year of his present Majesty's Reign Intituled An Act in Addition to the several Laws already in Being for the more speedy finishing the Land Bank or Manufactory Scheme.

And whereas divers of the Mortgages given by the Partners (at their first Preamble. Entrance on Said Scheme) to secure the Payment of their Dues to the Company of Partners are not as yet discharged by the Commissioners, nor such Dues to the Company paid: And whereas the original Mortgages (lodged in the Court-

House in Boston) were consumed by Fire:

We it therefore further enaced, That upon Suit brought, or that may be Attested Copy commenced upon any such Mortgage remaining not discharged, an attested Copy of the Mortgages to be of the Record thereof in the Registry of Deeds in the County where the Estate valid as the fo Mortgaged lies, shall be deemed good and sufficient to all Intents and Purpo- Original

fes as if the original Mortgage was produced in Court on the Trial.

Provided, that nothing in this or any former A& shall be construed or un- Proviso that derstood to abridge the said Commissioners of the Power formerly given them by the commissioners of the Power formerly given them by the Laws of this Province, by due Course of Law, in such Cases as they shall judge one is Power be not invalimay require it, to recover of any Director or Partner what became due from dated. him to the Company of Partners by Force of any former. Assessment or otherwife, or of making and executing Deeds of Conveyance of fuch Estates as have-been or may be taken by Execution in Satisfaction of fuch Dues.

An Act,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-eighth Day of May, 1755. And continued by Prorogations to Wednesday the twentyfourth Day of September following, and then met.

CHAP. I.

An Act for confirming the Proceedings of the General Affembly convened on the fifth of September, Anno Domini 1755.

THEREAS upon Advices of great Importance received from the Troops gone upon an Expedition against Crown-Point, His Honour the Lieute- Preamble. nant Governour and Commander in Chief, and His Majesty's Council, judged it absolutely necessary that the General Assembly which stood Prorogued to the twenty-fourth Day of September Instant, should be sooner convened, and the same was accordingly convened (by his Honour's Proclamation) and held on the fifth of the same Month, and from Day to Day continued until the ninth Instant, during which Time divers Matters of publick Importance were transacted; and whereas some Doubt may possibly arise touching the Legality of the Proceedings of that Assembly, held before the Time to which the same stood Prorogued: .

THEREFORE

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Ercise. Rates and Taxes.

THEREFORE for the Preventing or Removing all Doubts and Disputes

touching the same:

All Proceed-Convention of the General Court confirmed.

Te it enacted by the Lieutenant Governour, Council and Houle of Representatives, That all Votes, Orders, Laws and other Matters, made, passed ingsof the late or transacted by the General Assembly convened and held on the fifth of this Instant September, and which was held until the ninth Day of the same, be and they are hereby established and confirmed, and shall to all Intents and Purposes be deemed valid and effectual in the Law, as if the Great and General Court or Affembly had stood Frorogued to the said fifth Day of September, and had been then held; and the fame Votes, Orders, Laws and other Matters had been pass'd or transacted by the said Great and General Court during such their Session.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston upon Wednesday the twenty-eighth Day of May, 1755. And continued by fundry Prorogations and Adjournment to Wednesday the sourceenth Day of January sollowing, and then met.

C.H.A.P. II.

An Act to prevent Farmers and Collectors of the Duties of Excise, being Members of the General Court or Assembly. of this Province.

Preamble.

THEREAS many Inconveniencies may arise to this Government by Persons concerned in farming or collecting the Duties of Excise, being Members of the General Court or Affembly:

Purchasers or Collectors of

Be it enaded by the Bovernout, Council and House of Representatives, That no Person who shall either directly or indirectly be a Purchaser or Collectors of Excise not to be Members of the General Court, or which shall be laid by any suture Act, or who shall directly or indirectly be a Sharer with any such Purchaser or Collector in such Duties, shall be allowed to be a Member of the Council or House of Representatives of this Province during the Term of his being so concerned.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-fixth Day of May, 1756. And continued by Prorogations and Adjournment to the fifth Day of Odober following, and then met.

CHAP. I.

An Act in Addition to and for Explanation of an Act made in the fourth Year of his Majesty's Reign, Intituled An AEt directing how Rates and Taxes to be granted by the General Assembly, as also County Town and Precinct Rates shall be affeffed and collected.

4 G. 2. ca. t.

Preamble.

HEREAS in and by an Act made in the fourth Year of his present Majesty's Reign, Intituled An Act directing how Rates and Taxes to be granted by the General Assembly, as also County, Town and Precinct Rates shall be affested and collected, It is among other Things provided, provided, " That two or more Afeffors shall have Power by Warrant under their Hands and Seals, to commit to the common Goal, such Persons as being duly assessed shall refuse or neglect to pay the Sums so assessed by the Space of twelve Days after Demand thereof, where no sufficient Distress can or may be found, whereby the same may be levied: And whereas a Doubt hath arisen, Whether by the Assessors so impowered be meant and intended the Affesfors for the Time being, or the Affesfors by whom the Persons to be committed were assessea:

Pe ie therefoze enated by the Lieutenant Covernour, Council and House Affessors for of Representatives, That by the Assessors so impowered in and by the Ast the Time beaforesaid, the Assessors for the Time being, and they only, are meant and in ing intended. tended; and that the faid Act shall be and always ought to have been so under-

And he it further enaced, That any Person apprehending himself over- Persons over rated, and applying to the Assessor for the Time being for Relief, shall upon rated unless their Refusal to case him, have Liberty to make Application to the Court of the Assessors; General Sessions of the Peace to be held within and for the same County with- may apply in which the Assessment was made, next after such Refusal, the Justices of which to the Gene-Court are hereby authorized to grant him Relief in such Manner as is directed the Peace. in and by the Act aforesaid.

and he it further enaced, That the Warrant for Commitment to be granted

by the Affesfors as aforesaid, shall be in the Form following:

ff. To A. B. one of the Constables (Collectors) of the Town of C. in the Form of the Warrant of County of S. Greeting.

Willereas Application has been made to us the Subscribers, Assessors for the to be granted faid Town of C. by the faid A. B. one of the Constables (or Collectors) by Assessors, of faid Town of C. in faid County that H. 1. of faid Town of C. is affeffed to the Province Tax in the Rate-Bill committed to him the faid A. B. to collect as Constable (Collector) for the Year the Sum of the said Tax has been demanded of the said H I. yet he neglects and refuses to pay and satisfy the same, and there being no Estate of the said H I. to be found whereon to levy the same: These are therefore in his Majesty's Name to require you the said A. B. to take into safe Custody the Body of the said H. I. and him commit to the common Goal of the faid County of S. there to remain until he the faid H. I. shall pay and satisfy the above Sums with all neces- p.259. fary Charges, or be discharged by due Course of Law.

in the

Given under our Hands and Seals at C. this Year of his Majesty's Reign, Annoque Domini,

? Affesfors of the Town of C.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and Held at Boston, upon Wednesday the twenty-sixth Day of May 1756, And continued by fundry Prorogations and Adjournment to the thirtieth Day of March following, and then met.

CHAP. II Olepuale June 22 1797

An Act for Regulating the Hospital on Rainsford's-Island, and further providing in Case of Sickness.

31 G. 2. ca. 3.

THEREAS a good and convenient House hath been provided at the Charge of the Province on the Island called Rainsford's-Island, for the Reception of such Persons as shall be visited with any contagious Sickness:

Be it therefore enacted by the Council and Hause of Representatives, That Enquiry shall be made by the Officer or other Person on Duty

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Rainsford's-Alland.

made at the Caltle respecting infectious Veffels.

at Castle-William, of every Vessel coming from Sea, and passing by faid Cattle, Inquiry to be whether they are all well on board, and also whether any infectious Sickness has been on board, fince they left the Port from whence they last came; and if any Vessel inquired of as aforesaid shall have any Sickness on board, and upon further Inquiry the same shall appear to be the Plague, Small-Pox, or any other malignant infectious Distemper, in such Case Order shall be given to the Master or Commander of such Vessel, forthwith to go down with his Vessel, and Anchor as near the Hospital at Rainsford's-Island as conveniently may be, or if any Vessel enquired of as aforesaid, shall have had any infectious Sickness on board since they left the Port from whence they last came, in such Case Orders shall be given to the Master or Commander of such Vessel immediately to Anchor, and to remain at Anchor until a Certificate shall be obtained from the major Part of the Select-Men of the Town of Boston, that they are of Opinion such Vessel may come up to Town, without Danger to the Inhabitants, or until the faid Master shall receive Orders from the faid Select-Men to go with his Vessel and Anchor near to certify the Safety of Vefthe Hospital aforesaid; and in Case any Master or Commander shall by himself or People on Board, make false Answer when hail d by the Castle, or (after Orders given as aforesaid) shall neglect or refuse to Anchor near the Castle as aforesaid or come on Shoar, or suffer any Passengers or Persons belonging to the Vessel to come on Shoar, or any Goods to be taken out before the Vesfel shall have Anchor'd, or without Liberty from the Select-Men as aforesaid; or in Case any Master or Commander order d to Anchor near the Hospital aforefaid, shall neglect or refuse so to do; in every such Case, every Master or Commander so offending, shall forfeit and pay the Sum of One Hundred Pounds, or fuffer fix Months Imprisonment.

Penalty for Master's Of-

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fence.

Leave to be had of the Select-Men for Landing Passengers or Goods.

Forfeiture for Contempt by the Master and others.

And he it further enaced, That upon Application made to the Select-Men of the Town of Boston by any Master or Commander of any Vessel at Anchor near the Hospital as aforesaid, the said Select Men are hereby impowered to permit such Passengers, Goods or Lading as they shall judge free from Infection to come on Shore, or to be taken out and disposed of as the Owners shall see mect: And fuch Passengers and Goods as shall not be permitted as aforesaid, shall remain on Board, or be landed on faid Island, or if any Master or immediate Commander of any such Vessel for the Time being, shall come on Shoar, or suffer any of his People or Passengers to come on Shoar, or any Boats to come on Board, or suffer any Goods to be taken out of his Vessel, unless permitted as aforesaid, or shall come up with his Vessel, until by a Certificate under the Hands of the Select Men or major Part of them as aforesaid, it shall appear to the Captain General that faid Vessel Company and Goods are clear of Infection, and the Orders for stopping and detaining the same be removed and taken off, he shall for every such Offence forfeit the Sum of Fifty Pounds; and in Case he be not able to pay that Sum he shall suffer three Month's Imprisonment; and if any Sailors or Passengers coming in said Vessel, shall without the Knowledge or Consent of the Master presume to come on Shoar, or up above the said Castle, or if any Person from Town or Country shall knowingly presume to go on Board such Vessel, or go to the aforesaid House or Island in Time of Infection there, without Leave as aforefaid, or if any Person put sick into the faid Heuse, or sent there on Suspicion of being infected, shall presume to go off the Island without Leave as aforesaid, every Person offending in any of the Particulars above-mentioned, shall forfeit the Sum of Forty Pounds; and in Case any Person be not tole to pay the said Sum, he shall suffer two Months Imprisonment. All the before-mentioned Fines to be fued for and recovered by the Select-Men of the Town of Boston for the Time being, one Moiety thereof to be to his Majesty for the Use of this Government, the other Moiety

Justices of the to the Informer. P ace to order infectious Hospital.

And he it further enacted, That when and so often as any Ship or other Vessel wherein any Infection or infectious Sickness hath lately been, shall come Vessels or Per-to any Port or Harbour within this Province; or when and so often as any Person or Persons belonging to or that may either by Sea or Land come into any.

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Superiour Courts:

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Town or Place near the publick Hospital within this Province shall be visited, or who lately before may have been visited with any infectious Sickness; two of the Justices of the Peace or Select-Men of such Place, be and hereby are impowered immediately to order the faid Vessel and sick Persons to the Province Hospital or House aforesaid, there to be taken Care of according to the Directions of this Act; and where any such Ship Vessel or Persons cannot without great Inconvenience and Damage be ordered to the aforesaid House or Hospital, in every fuch Case the Rules and Directions are to be observed which are already made in and by an Act pass'd in the 13th Year of the Reign of his late Majesty King William the Third, Intituled An Act providing in Case of Sickness.

And be it further enacted, That if any Master, Seaman or Passenger belonging Penalty for to any Ship on board which any Infection is or hath lately been or is suspected not answering to have lately been, or coming from any Port where any infectious mortal Diftem- on Oath referper prevails, shall refuse to make Answer on Oath to such Questions as may be ring to Infecti-asked him or them by the Select Men of the Town with a restriction on. asked him or them by the Select-Men of the Town (who are hereby impowered to administer the same) to which such Ship shall come, relating to such Infection, fuch Master, Seaman or Passenger, shall forfeit the Sum of Fifty Pounds; and in Case he be not able to pay said Sum he shall suffer six Months Imprisonment; the above-mentioned Fine to be fued for and recovered by the Select-Men of the respective Towns where the Offence shall be committed; one Moiety thereof to be to his Majesty for the Use of this Government, and the other Moiety to the Informer; and where any Person shall be convicted of any Offence against this Act, and fuffer the Pains of Imprisonment, and shall be unable to pay the Costs of Prosecution, such Costs shall be paid by the several Towns to which fuch Persons respectively belong, or if not Inhabitants shall be allowed and paid out of the Province Treasury, and the Select-Men of Boston are directed and impowered to provide Nurses, Assistance and other Nece Jaries for the Comfort impowered in and Relief of such sick Persons sent to said Hospital as aforesaid, the Charge providing thereof to be born by the said Persons themselves, if able, or, if Poor and Indi-Nurses Atgent, by the Towns to which they respectively belong, or if not Inhabitants tendance &c. then at the immediate Charge of the Province.

CHAP. III.

An Act appointing the Times for holding the Superiour Courts of Judicature &c. in the Counties of Plymouth and Barnstable for the present Year.

THERE AS in and by a late Act Intituled. An Act for altering the Times Preamble. appointed for holding the Superiour Court of Judicature &c. in the Counties of Plymouth, Bristol, and Barnstable; it is provided, that his Majesty's Superiour Court of Judicature, Court of Affize and General Goal Delivery shall for the future be held at Plymouth within and for the County of Plymouth, on the last Tuesday of Aprilannually; and that the said Court shall be held at Barnstable for the Counties of Barnstable and Dukes Countyon the first Tuesday of May annually: And whereas since the passing said Act the Administration of Government hath by the Death of the late Lieutenant Governour devolved on his Majesty's Council; whereby a general Attendance of the Members of said Council, three of whom are Justices of the said Court, is rendred more especially requisite at this Time:

Be it therefore enacted, That the said Court for the present Year shall be holding Phyheld at Plymouth within and for the County of Plymouth on the third mouth & Barn-Tuesday of July next: And at Barnstable for the Counties of Barnstable and fable Superior

Dukes County on the fourth Tuesday of July next.

And he it surface enacted, That all Writs and other Processes already issued Writs and oreturnable to the faid Court, shall be returned, and all Matters depending at the ther Processes said Court in either of said Counties shall be proceeded on, at the Days respect- &c. ively appointed by this Act for holding the fame: And all Officers and other Persons concerned are required to conform themselves accordingly.

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An Act.

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston upon Wednesday the twenty-fifth Day of May 1757. And continued by Prorogations to Wednesday the twentythird Day of November following, and then met.

achealed June 22 1797 CHAP.

An Act in Addition an Act Intituled 'An Act for Regulating the Hospital on Rainsford's-Island, and further providing in Case of Sickness.

Preamble.

THEREAS in and by an Act Intituled, An Act for Regulating the Hospital on Rainsford's-Island, and further providing in Case of Sickness, it is provided, That when and so often as any Ship or other Vessel, wherein any Infection or infectious Sickness hath lately been, shall come to any Port or Harbour within this Province; or when and so often as any Perfon or Persons, belonging to or that may either by Sea or Land, come into any Town or Place near the pulick Hospital within this Province, shall be visited, or who lately before may have been visited with any infectious Sickness; two of the Justices of the Peace, or Select men of such Place, be and hereby are impowered immediately to order the faid Vessel and sick Persons to the Province Hospital or House aforesaid, there to be taken Care of.

But no Penalty is annexed to the Breach of the afore-recited Paragraph of

faid Act: Wherefore,

Peace &c. to Hospital.

Justices of the That when any Ship or other Vessel, wherein any infectious Sickness is, or hath order infectious Vessels or Justices or the Select-Men of the Place, shall order the faid Vessel to the Propertions to the Vince Hospital; and the Master or Mariners of such Vessel, shall resulte or delay by the Space of fix Hours after said Order, given to said Master or either of the Owners of said Vessel, or of the Factors of either of said Owners, to come to fail, if Wind and Weather permit, in order to proceed to faid Hospital, the Master of said Vessel shall forfeit and pay the Sum of One Hundred Pounds, and suffer six Months Imprisonment; one half of said Fine to be to the Informer or Profecutor, and the other half to the Poor of the Town or District, to which fuch Port or Harbour belongs; the Offender to be profecuted in any Court of Justice proper to try the same.

Penalty for Disobedience to the Act.

Acts and Laws,

Passed by the Great and General Court or Assembly of HisMajesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the twenty-fifth Day of May, 1757. And continued by Prorogations to Thursday the second Day of March following, and then met.

CHAP. I. An Act to prevent Bribery and Corruption.

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Persons who shall give or engage any Sum of Moto a Penalty.

fentatives, That if any Person shall directly or indirectly give, or engage to pay any Sum of Money, or other valuable Confideration to ano-, of Trust liable ther, in order to induce such other Person to procure for him by his Interest, Influence

Hingham Meadows and flat-Ground.

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Influence or any other Means what soever, any Office or Place of Trust within this Government, and be thereof convict, shall forfeit a Sum not exceeding One Hundred Pounds, nor less than Twenty Pounds, at the Discretion of the Court which shall have Cognizance of the same, and be rendered for ever after incapable of sustaining any Office or Place of Trust within this Province.

And be it further enaged, That if any Person shall receive of another any Persons who Sum of Money, or other valuable Confideration as a Reward for procuring or to shall receive procure any Office or Place of Trust within this Government, for any other any Sum of .

Person and be thereof convicted, shall forfeir a Sum not exceeding One Ham. Person, and be thereof convicted, shall forfeit a Sum not exceeding One Hun-procuring any dred Pounds, nor less than Twenty Pounds, at the Discretion of the Court Office or Place which shall have Cognizance of the same. And if such Offender be in any such of Trust liable Office, he shall on the Conviction be disabled from holding the same, and be for to a Penalty. ever after incapable of fustaining any Office or Place of Trust within this Province.

And for the more easy Conviction of such Offenders:

Be it further enacted, That if either of the Parties offending as aforesaid, Persons inshall give Information upon Oath against the other offending Party, and shall forming freed duly prosecute said Information, such Informer shall be freed from every the from Penalties.

And all Offences against this Act, shall be heard, tried and determined before Offences to be the Superiour Court of Judicature, Court of Assize and General Goal | elivery; the Court of the and all pecuniary Penalties accruing thereby, shall be one Third thereof to the Affize. Informer, and the other two Thirds to the Province.

CHAP. II.

An Act for Regulating the Proprietors of the Meadow and Flat-Ground within the Cove called the Little Harbour in the Township of Hingham, in the County of Suffolk.

THEREAS the Proprietors of the Meadow and Flat Ground within the Cove called the Little-Harbour in the Township of Hing- Preamble. ham, in the County of Suffolk, in the Year One Thousand seven Hundred and forty, at a great Expence erected a Dam at the Mouth of said Harbour, by Means of which the same yearly produces a considerable Quantity of Thatch; but that a growing Charge arises from Time to Time in keeping the said Dam in Repair, and that of letting in and drawing off the Water as is necessary; and that the same for Time to come may be well Regulated, and

Pe it enaced by the Governour, Council and House of Representa- proprietors tibes, That the Proprietors aforesaid be and hereby are invested with the same invested with Powers and Privileges of calling and regulating Meetings, and choosing proper the Powers & Officers, as the Proprietors of Common and undivided Lands by Law are invested with ed with; and by a major Vote of the Proprietors (to be collected according to their Interest) may make Orders and Rules as they shall judge necessary touch. their Interest) may make Orders and Rules as they shall judge necessary, touching the Repairing or making any Dam or Dams, and drawing off the Water, and grant and raise any Tax or Taxes for the defreying their necessary Charges, to be affessed and levied on the several Occupants of such Meadow or Flatts, in Manner as by Law publick Taxes are to be levied.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston upon Wednesday the thirty-first Day of May, 1758. And continued by sundry Prorogations to the sourth Day of October following, and then met.

CHAP. I.

An Act for altering the Times appointed for holding the Courts of General Sessions of the Peace and Inferiour Courts of Common Pleas at Plymouth, within and for the County of Plymouth.

Preamble.

HERE AS the Times appointed by Law for holding the Courts of General Sessions of the Peace and Inferiour Courts of Common Pleas at Plymouth, within and for the County of Plymouth, is found to be inconvenient:

Time of Inferiour Courts
Sitting in Ply
mouth for the
County of
Plymouth altered.

We it therefore enacted by the Boternour, Council and Joule of Representatives, That the Times for holding the faid Courts of General Sessions of the Peace and Inferiour Courts of Common Pleas at Plymouth, for the County of Plymouth, shall henceforth be on the first Tuesday of January, April, July and October annually; and all Officers and other Persons concerned, are required to conform themselves accordingly.

All Matters depending in faid Courts continued. cerned, are required to conform themselves accordingly.

And he it surther enaced, That all Writs, Suits, Plaints, Processes, Appeals, Recognizances, Warrants, or other Matters or Things whatsoever, which now are, or at any Time before the said first Tuesday of Fanuary shall be issued, taken or depending in the said County of Plymouth, which were to have been returned or proceeded on at the Time heretofore appointed by Law for holding the said Courts at Plymouth, shall be valid and stand good to all Intents and Purposes in the Law, and shall be returned and proceeded on at the Times appointed by this Act for holding the same.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the thirty-first Day of May, 1758. And continued by sundry Prorogations to Friday the twenty-ninth Day of December following, and then met.

Repealed

An Act to enable Creditors to receive their just Debts out of the Effects of their absent or absconding Debtors.

Preamble.

OR the better preventing of Frauds and Deceit too often designed and practiced by ill minded Debtors, in betrusting and depositing their Goods and Effects in the Hands of others, with Intent to reserve and secure them to their own Use and deseat their Creditors of their just Dues, absconding or withdrawing themselves out of this Province, or not being within this Province, or to be come at, and their Goods and Effects concealed so as they cannot be attached and made liable to the Payment of their Creditors by the ordinary Process of Law:

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Absconding Debtozs.

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We it enacred by the Governour, Council and House of Representa- Goods and tives. That it shall and may be lawful for any Person entitled to any Action Effects of abof Debt, Derinue, Account, Covenant, or Case, in Trover, Indebitatas, Assum-scending fit, or on express Contract against any Person abscording or absent out of this attached. Province, to cause the Goods and Estate of such absconding or absent Person to be attached in whose Hands or Possession soever the same are or may be found: And the attaching of any Part thereof shall secure and make the whole that is in And subject to fuch Persons Hands liable in the Law to Respond the Judgment to be recovered Execution. upon fuch Process, if so much there be, and no further, and shall be subjected to be taken in Execution for Satisfaction thereof, or so far as the Value thereof will extend, and the Person in whose Hands they are shall expose them accord-

or absconding Person in the Hands of his Attorney, Factor, Agent or Trustee, an absent shall be exposed to View, or can be come at so as to be attached, it shall and summoned to may be lawful to and for any Person entitled to any of the aforesaid Actions to Court in Case file a Declaration against such absent or absconding Person in the Clerk's Office no Effects ap: of the Inferiour Court of Common Pleas in the same County where such Factor, Pear. Agent or Trustee lives, therein particularly setting forth his Debt and Damage, how and for what Cause it arises, and to cause the Attorney, Factor, Agent or. Trustee of such absent or absconding Person to be served with a Summons out of the Office, annexed to the said Declaration sourteen Days before the Sitting of the Court, for his Appearance at such Court; which being duly served, and Return thereof made under the Officer's Hand, shall be sufficient in the Law upon to be to, bring forward a Trial without other or further Summons, unless the Princi- had, pal be an Inhabitant or hath for some Time had his Residence within this Province, in which Case a like Summons with an attested Copy of the Declaration annexed, shall also be left at his Dwelling House, Lodging or Place of his last and usual Abode fourteen Days before the Sitting of the Court; and such Attorney, Factor, Agent or Trustee upon his Desire, shall be admitted to defend the Suit on Behalf of his Principal throughout the Course of the Law, and an Imparlance shall be granted of Course at two Terms successively, that he may Two Impara have an Opportunity to notify his Principal thereof, and at the third Term with-lances to be out special Matter alledged and allowed in Bar, Abatement or further Conti-granted.

nuance, the Cause shall peremptorily come to Trial, and if Judgment be rendered for the Plaintiff, all the Goods, Effects or Credits of such absent or absconding Person in the Hands of such Attorney, Factor, Agent or Trustee, which Agents Hands were in his Hands at the Time of his being served with the Summons and De- subject to Exclaration aforesaid, to the Value of such Judgment (if so much there be) shall ecution on a

And he it further enacted, That where no Goods or Effects of such absent Agent, &c. of

be liable and subjected to the Execution granted upon such Judgment for or Judgment, towards satisfying the same, and from the Time of serving the Summons as

and may not be otherwise disposed of or converted. Provided nevertheless, and he it enaced, That if upon Summons being ferved as aforesaid, the supposed Attorney, Factor, Agent or Trustee, shall come Provise. into Court at the first Term, and declare that he had not in his Hands at the Time of the Service of such Summons, any Goods, Eifects or Credits whatsoever of the absent or absconding Person, and shall submit to an Examination upon Oath respecting the same; and if upon such Examination it shall appear to the Satisfaction of the Justices of the Court that he had not any Goods, Effects or Credits whatfoever of the absent or absconding Person in his Hands at the Time of his being summoned as aforesaid, then in every such Case the Plaintiff shall become Nonfuit, and shall pay to him who was summoned as Attorney, Factor, Agent or Trustee, his reasonable Costs, to be taxed in common Form by the Justices of the Court.

aforefaid, shall be liable and secured in the Law in his Hands to answer the same,

Agents not

And be it further enacted, That if any Attorney, Factor, Agent or Trustee, apearing at ing served with Summons and Declaration as aforesaid, shall not appear at the being served with Summons and Declaration as aforesaid, shall not appear at the &c liable to first Term, and then either acknowledge himself to have had in his Hands some pay Coss.

Law Suits.

Goods, Effects or Credits of the absent or absconding Person at the Time of the Service aforesaid, and thereupon pray that he may be admitted to defend the Action, or otherwise submit himself to an Examination upon Oath as aforesaid, he shall be liable to pay to the Plaintiff all such Costs as shall arise upon his Suit, to be taxed by the Justices of the Court before which the Action shall be brought.

Execution to be levied on Agents proper theoods and Estate in Case,

And he it further enacted, That in Case any Attorney, Factor, Agent or Trustee, from and after the Time of his being served with Summons and Declaration as aforefaid against his Principal (being an absent or absconding Person) shall transfer, remit, dispose of or convert any of the Goods, Effects or Credits of fuch abfent or absconding Person in his Hands at the Time of such Service, fo that there shall not be sufficient to satisfy the Judgment (the Debt being afterwards ascertained by Judgment of Court) or that shall not discover, expose and subject the Goods, Effects or Credits of such absent or abscording Perfon in his Hands to be taken in Execution for or towards the Satisfaction of the Judgment fo far as what were in his Hands at the Time of faid Service will extend, shall be liable to satisfy the same of his own proper Goods and Estate, and as of his own Debt; and a Writ of Scrire Facias may be taken out of the same Court and served upon him as the Law directs, to appear and shew Cause (if any he have) to the contrary, where upon Default of Appearance or Refutal to disclose upon his Oath (which Oath the Justices of such Court are impowered to administer) what Goods, Effects or Credits of the absent or absconding Perfon are in his Hands, and to what Value; then Judgment shall be entred up against him of his own proper Goods and Estate, and Execution be awarded accordingly.

Agent to be put on Oath

Proviso.

Provided nevertheless, and he it enacted. That if it shall appear that the Attorney, Factor, Agent or Trustee so summoned as aforesaid, and having in his Hands at the Time of such Summons any Goods, Effects or Credits of the absent or absconding Person hath not any Ways remitted, disposed of or any Ways converted the same after the Summons being served on him as aforesaid; but that he hath discovered, exposed and subjected them to be taken in Execution to satisfy the Judgment recovered against the absent or absconding Person as aforesaid, then the Party who commenced the Suit shall pay such Attorney, Agent, Factor or Trustee, his reasonable Costs, to be taxed in common Form by the Justices of the Court from which the Scire Facias issued as aforesaid.

Agent to be acquired and discharged. And he it further enaute. That the Goods, Effects or Credits of any absent or absconding Person so taken as aforesaid by Process and Judgment of Law out of the Hands of his Attorney, Factor, Agent, or Trustee, by any of his Creditors shall fully acquit and forever discharge such Attorney, Factor, Agent or Trustee, his Executors or Administrators, of, from and against all Actions and Suits, Damages, Payments and Demands what soever, to be asked, commenced, had, claimed or brought by his Principal, his Executors or Administrators, of and for the same; and if any Attorney, Factor, Agent or Trustee, shall be molested, troubled or sued by his Principal for any Thing by him done in pursuance of this Act, he may plead the general Issue and give this Act in Evidence.

Provided nevertheless, That any absconding or absent Person against whom Judgment shall be recovered as aforesaid, shall be entitled to a Review of the same at any Time within three Years after such Recovery.

Proviso.

C H A P. III. An Act to prevent a Multiplicity of Law-Suits.

Preamble:

THEREAS of late it bath been the Practice of some of the Sheriffs, Under Sheriffs, or their Deputies, within this Province, to receive from some of the Justices of the Peace, and the Clerks of the Courts within the respective Counties, blank Writs, and then fill them up and free them, and sometimes appear by Virtue of a Power of Attorney to pursue the same; which Practice has a Tendency very much to increase the Number of Law-Suits, and to a partial Administration of Justice:

For

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For Remedy whereof:

We it enaced by the Gobernoue, Council and House of Represen- No Sheriff tatibes, That no Sheriff, Under-Sheriff, or Deputy-Sheriff within this Province, &c to prefrom and after the tenth Day of February 1759, shall presume to draw or fill up sume to fill any Writ for any Matter or Thing what soever, triable before any of his Majesty's any Writ or Justices of the Peace or Courts of Record within this Province, or be any Ways of Advice of Advice or Assistance therein, unless in Cases where he or they are concerned except in ceras Plaintiff; and in Case it appears to the Justice or Court to whom such Writ tain Cases. is returned, that any Writ was so drawn or filled up as aforesaid, such Justice or Court shall dismiss the same, and allow Costs for the Defendant.

And he it further enacted, That no Appearance of any Sheriff his Under-NoSheriff &c. Sheriff or Deputy, before any Justice of the Peace or Court of Record, by Virto appear as an tue of a Power of Attorney, shall be allowed good to any Intent or Purpose Attorney &c. whatfoever, in the County where he is an Officer, except where the Party giving the Power lives out of the Province, and in this Case his Appearance shall not be allowed if he filled the Writ.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston, upon Wednesday the thirty-first Day of May, 1758. And continued by fundry Prorogations to Wednesday the twenty-eighth Day of February sollowing, and then met.

CHAP. IV

An Act in further Addition to the feveral Laws now in Being for the more speedy finishing the Land Bank or 17 G. 2. ca. 3. Manufactory Scheme.

HERE AS notwithstanding the several Laws made for bringing the Preamble. Land Bank or Manufactory Scheme to a Conclusion, yet by Reason of the Death of some of the late Partners in said Scheme the Insolvency of others, the Removal of divers of them out of the Province (after their having fold their Real Estates) the Difficulties that have occurred in making Sale of the Real Estates that have been taken in Execution, together with the last Assessment (which was lodged in the Secretary's Office) being rendred invalid, this Affair as yet Remains unsettled, to the great Damage of all concerned: And whereas an Account has been taken in Consequence of a Law passed at the Session of the General Court in March last, of all the Manufactory Bills outstanding (amounting to about NineHundred and ninety five Pounds in those Bills) to the End that an Assessment might be made for the drawing in said Bills forthwith, and thereby putting a Stop to the Interest growing thereon:

We it therefage enacted by the Governour, Council and House of Commission Representatives, That Thomas Goldthwait, and Nathanael Hatch, Esqrs; ners appointed be Commissioners in the Room of John Jaffries, Esq; who has resigned, and of ed in the John Chandler, Esq; who declined Attendance on this Service soon after his Room of Appointment to receive Commission from the Governour, and the said Commission & John Jeffries & John Chands sioners with Samuel Danforth. Esq; or any two of them, after the said Thomas ler, Esqrs; and Goldthwait, and Nathanael Hatch. have been duly sworn as the Law directs, their Power. shall by Virtue of this Act have as full Power in all Respects as the Commission. oners, heretofore by Law appointed for adjusting and settling the Affairs of that Scheme were vested with, and they are hereby authorized and directed as soon as

Ccc ".

may be, to make an Assessment of Three Thousand Pounds Lawful Money on fuch of those Persons mentioned in a List printed in the Supplement to the Boston Gazette, One Thousand seven Hundred and forty-five, as are now living within this Province, whom they shall judge of Ability as to Estate forthwith to pay what they shall be affessed, and to proportion the same among them as agreable to the Rules heretofore observed by the Commissioners as may be, and the Affefsment so inade, the faid Commissioners shall immediately after the making thereof cause to be published in the Boston Weekly News-Papers, that so every Person concerned may have the Knowledge thereof, and have Opportunity to pay the Sum affessed on them respectively, to the Commissioners; and if any Person so assessed shall neglect Payment for the Space of thirty Days next after the Publication thereof, the faid Commissioners shall forthwith issue their Executions against such Delinquent and their Estates; which Execution shall be in the Form following, viz,

Province of the E_{fqrs} ; Province of the {
 Massachusetts-Bay, { Commissioners for the more speedy finishing the Land} Bank or Manufactory Scheme.

To the Sheriff of the County of Deputy.

his Under-Sheriff or Greeting.

Form of the Execution.

Hereas on the Day of an Assessment was made by us on divers of the late Directors and Partners in faid Scheme, and afterwards published in the public News-Papers in Boston agreable to Law, fince which more than thirty Days have elapsed, in which A. B. of C. in the County of E. a late Partner in faid Scheme was affeffed the Sum of as his Part or Proportion; and altho' public Notice has been given of said Assessment as aforesaid, yet the said A.B. has neglected to pay the same to us. You are therefore hereby required in his Majesty's Name, to levy of the Monies or of his Goods and Chattels of the said A. B. the Sum of to the Value thereof, and pay the same to us within thirty Days coming, and for want of such Money or Goods and Chattels to the Value thereof (when fold at an Outcry) to be by him shewn unto you or found within your Precinct, you are hereby commanded to apprehend the Body of the faid A. B. and him commit unto and the Keeper thereof is hereby commanded his Majesty's Goal in to receive the faid A B. into the faid Goal, and him fafely keep until he shall pay the full Sum aforefaid, with your Fees. Hereof fail not, and make Return of this Precept with your Doings into our Office at Boston within thirty Days next coming. Given under our Hands and Seals at Boston, the and in the Year of his Day of . A. D. Majesty's Reign.

Coroners &c. to levy Executions on Sheriffs &c.

And all Sheriffs, Under-Sheriffs and Deputics, and (where they are Interested) all Coroners, and where the Sum exceeds not Ten Pounds, all Constables are impowered to ferve faid Executions, being directed to them.

Commissioners when enabled to redeem Bills to give Notice.

And be it further enacted, That the said Commissioners or the major Part of them as foon as they are enabled to redeem faid Bills, shall give Notice in the faid Weekly News-Papers of the Time and Times in the Town of Boston, when and where they will attend to redeem them, which public Notice being inserted in all the Weekly News-Papers printed in Boston six Weeks successively, is hereby made and declared a legal Tender to all and every Possessor and Posfetfors of faid Bills.

Commissioners impowred to call Account

And he it further enaced, That the said Commissioners be and they hereby are fully impowered to call to Account all Sheriffs, Deputy-Sheriffs, Coroners and Constables, who have received Warrants heretofore against any of the said Sheriffs &c. to Directors or Partners, and those of them who have been or shall be guilty of Negligence or Misfeazance, pursue in a Course of Law until final Issue in order to recover Damages (to which they are hereby declared liable) for their Negligence or Misfeazance.

And

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And be it further enaced, That so soon as the aforesaid Bills shall have Bills redeem'd been redeemed, the faidCommissioners shall proceed to make anotherAssessment the Commissioners shall proceed to make another shall proceed to make anoth as equitably as may be, as well upon such of the Partners who (having some oners impow-Estate) may have been omitted in their former Assessment, as upon the Real red to make a Estate of all said Partners who are deceased or removed out of the Province, and ment &c. conveyed away their faid Estates contrary to an Act or Law of this Province made in the seventeenth Year of his present Majesty's Reign, Intituled An AE for the more speedy finishing the Land Bank or Manufactory Scheme, and to proportion the same in such Manner according to the Laws heretofore made relative to said Scheme, as that any Losses or Charges arisen or that may arise, may be born by the Persons concerned therein as equitably as may be, and shall give Notice thereof as in this Act is directed, relating to the other Assessment, to the End that the Tenants in Possession or others concerned may be duly apprized thereof, and may pay faid Assessment; and if Neglect be made of Payment for the Space of thirty Days next after such Notice given, the said Commissioners are hereby authorized and impowered forthwith to sell so much of the said Real Estate which did belong to such delinquent Partner, as they shall judge sufficient to answer his said Assessment, and give sufficient Deed or Deeds therefor, first giving Notice of Time and Place of Sale thirty Days before-hand, and upon the executing fuch Deed or Deeds, it shall be lawful for the Vendee or Vendees immediately, and without other Process in the Law, to enter into the Estate so conveyed and to hold the fame, the Conveyance of any fuch Partner contrary to the said Act made in the seventeenth Year of his present Majesty's Reign, or the Possession of any such Tenant or Tenants notwithstanding, and Execution shall issue against the aforesaid Partners who have been omitted in their former Assessment in Manner and Form as is provided by this Act.

And whereas Endeavours have been used to discourage and prevent Persons Preamble; (otherwise inclined to purchase) from bidding for Estates taken by Execution,

and exposed to publick Sale :

We it therefore further enacted, That where the Estate of any of the late Directors or Directors or Partners (taken by Warrants or Execution from the Commissioners) Partners E-states not fold hath or shall be exposed to publick Sale, and could not be fold, or where the by publicSale highest Sum bid as the purchase Consideration was or shall be but of trifling Va- &c. may be olue compared with the real Value of such Estate, in such Case it shall be lawful therwise disfor the faid Commissioners or such other Person or Persons as by Law are vested posed of. with Authority to dispose of such Estate, to convey the same by private Sale, where 'tis apprehended that said Estate may be so vended to better Advantage.

And be it further enaced, That the said Commissioners shall sit in the Town Commissioners of Boston for the accomplishing those Affairs, as often as they shall judge necess the Town of fary, and be paid for their Service what this Court shall judge reasonable; and Boston. if there shall be a Surplus in the Hands of the said Commissioners after redeeming faid Bills, and paying all Losses and necessary Charges, the faid Commissioners shall divide and pay the same equitably among the said Partners who shall have

duly paid their faid Assessments.

And he it further enacted, That all Persons who shall purchase any of the Persons pur-Lands aforesaid from the said Commissioners or Sherists, shall be forever excluded and debar'd from bringing any Action or Actions against the said Commissioners &c. oners or Sheriffs, upon the Account of any Disturbance which may happen to bar'd from the faid Purchasers or any of them, in their Possessions or Titles, from any Per. bringing Actifon or Persons what soever.

Ministers and School-Wasters.

An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston upon Wednesday the thirtieth Day of May, 1759. And from thence continued by fundry Prorogations to Wednefday the second Day of January following, and then met.

C H A P. . 1.

4 W. & M. ca. 11.

An Act in further Addition to an Act Intituled An Act for the Settlement and Support of Ministers and School-Masters.

Preamble.

THE REAS in and by an Act made and passed in the fourthYear of the Reign of King William and Queen Mary, Intituled An Act for the Settlement and Support of Ministers and School-Masters, it is among other Things enacted, "That the Inhabitants of each Town within this " Province shall take due Care from from Time to Time to be provided of an "Able, Learned, Orthodox Minister or Ministers of good Conversation to dispence " the Word of God to them; which Minister or Ministers shall be suitably " encouraged and fufficiently supported and maintained by the Inhabitants of " fuch Town."

And whereas notwith standing the Provision afore said, some Towns, Districts, Precincts or Parishes within this Province have chosen to and settled in the Work of the Ministry, ignorant and illiterate Persons, by Means whereof the validity of the Assessments made for the Support of such Persons has been difputed, and the Peace and good Order of fuch Towns, Districts, Precincts and Parishes, have been greatly disturbed:

For Prevention whereof for the future;

Towns &c: not to be afthe Support of illiterateMinisters, unless.

Be it enaded by the Governour, Council and Houle of Representatibes, That it shall not be lawful for any Town, District, Precinct or Parish to affefs the Inhabitants thereof for or towards the Support or Maintenance of any sessed towards Person who shall be hereafter called to or settled in the Work of the Gospel Ministry in such Town, District, Precinct or Parish, unless such Person shall have been educated at some University, College or publick Academy for the Instruction of Youth in the learned Languages, and in the Arts and Sciences, or shall have received a Decree from some University, College, or such publick Academy, or shall have obtained Testimonials under the Hands of the major Part of the settled Ministers of the Gospel in the County where such Town, District, Precinct or Parish shall lie, that they apprehend him, the said Person being a Candidate for the Gospel Ministry to be of sufficient Learning to qualify him for the Work of fuch Ministry; and all Assessments contrary to this A& shall be void and have no Effect.

Partition of Real Chates. Buildings in Boston.

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An Act,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England; Begun and held at Boston upon Wednesday the thirtieth Day of May 1759. And from thence continued by fundry Prorogations to Wednefday the ninetcenth of March following, and then met.

CHAP. II.

An Act for further Regulating the Partition of Real Estates.

THEREAS the Justices of the Superiour Court in certain Cases, and the Judges of Probate in certain Cases, are by Law impowered to appoint five Freeholders to make Partition of Real Estates: And whereas it is found unnecessary for so great a Number to be appointed where the Estate to be divided is but of small Value:

Be it therefore enaced by the Governour, Council and House of Repres Justices of the sentatives, That for the future it shall and may be lawful for the Justices of Superior Court the Superiour Court and Judges of Probate respectively to appoint either three and Judges of Freeholders or five to make Partition of Real Estates according to the Circumstances of the Estate to be divided, and as such Justices or Judges of Probate in
specific Discretion shall think proper their Diferetion shall think proper.

And whereas it sometimes happens that the Estate to be divided, consists of makePartition such distinct Tenements, and under such peculiar Circumstances, as that an ofRealEstates. exact Partition thereof cannot be made to each of the Parties according to his Share in the whole Estate, without making such fractional Division of a Mesfuage Tract of Land or other Tenement as would be extremely prejudicial to

holders to

the Interested therein :

For Prevention whereof:

Be it further enacted, That when any Messuage Tract of Land or other Tenement shall be of greater Value than either Party's Purpart or Share in the Estate to be divided, and cannot at the same Time be subdivided or Part thereof subdivided, assigned to one and Part to another without great Inconvenience, the same may may be settled. be settled on one of the Parties not being a Minor, he paying for owelty of Par- on one of the tition, or to make a just and equitable Partition, such Sum or Sums to such Party Parties not beor Parties as by Means thereof have less than their Share of the Real Estate
ing a Minor. or Parties as by Means thereof have less than their Share of the Real Estate, as faid Dividers shall award, and the Part so assigned shall stand charged for the Payment thereof.

Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston upon Wednesday the twenty-eighth Day of May, 1760.

CHAP. III.

An Act for the better Rebuilding that Part of the Town of Boston, which was laid Waste by the late Fire; and for preventing Fire in that Town for the future.

THEREAS great Desolation hath been lately made by Fire in the Preamble. Town of Boston, which hath been principally occasioned by the Narrowness of the Streets, and the Houses being built with Wood, and covered with Shingles: And whereas a Committee was appointed by the General Court in the last Session, for Regulating the Streets in that

Buildings in Boston.

Part of the Town which was so laid Waste, and the Committee hath accordingly proceeded to lay out the Streets there; a Plan whereof hath been laid before this Court, and is now deposited in the Secretary's Office:

Streets confirm'd.

Be it therefore enacted by the Lieutenant Governour, Council and Hou'e of Representatives, That the said Proceedings of the Committee, be and are hereby confirmed; and all Actions that shall be brought for recovering Possession of any Land lying within any of the Streets laid out as aforesaid, or for Damages sustained or occasioned thereby, shall be utterly and forever barred.

No Buildings to encroach thereon;

And he it further enaced, That no Building what soever be so erected as to encroach upon any Street by them laid out as a forefaid, and that every Building so erected be deemed a Nusance, and be accordingly demolished by the Order of any two Justices of the Peace for the County of Suffolk, the Charges of such Demolition to be paid out of the Monies which shall be raised by the Sale of the Materials of fuch Building, which by the Order of faid Justices shall be fold for that Purpose; unless the said Charges shall be immediately paid by the Owner.

Penalty for removing Boundary Marks.

Damages to be affeffed by

2 Jury.

And he it further enauco, That if any Person or Persons whatsoever shall wittingly or willingly, without good Authority, pluck up or remove any of the Stakes or Bound Marks, which have been or shall be fixed or set up by Order of faid Committee to distinguish and ascertain the Streets aforesaid, and shall be thereof convicted before any two Justices of the Peace for the County of Suffolk, he or they shall for every such Offence be imprisoned by Order of such Justices for the Space of two Months, unless he or they shall forthwith pay or cause to be paid to the Treasurer of the Town of Boston, the Sum of Three Pounds for the Use of said Town.

And whereas some Persons may suffer Damage by the laying out of the Streets according to the Plan aforesaid, and others may receive Benefit and Advan-

tage thereby :

We it further enaced, That Samuel Danforth, Samuel Watts and Joseph Williams, Esqrs, or any two of them, shall on or before the tenth Day of July next, fummon a Jury of Twelve meet Persons (none of which to be luhabitants of the Town of Boston) to view the Streets aforesaid, and the several Tenements or Lots of Land abutting thereon, and to estimate the Damages which any Person or Persons may fustain by Means of any Street's being laid out as aforesaid; and likewise the Benefit or Advantage that may accrue to any Person or Persons thereby; and whatever Damages any shall fustain according to such Estimation, shall be made good to the Party endamaged, either by such particular Person or Persons as shall be thereby benefited, or by the Town of Boston, or by both, in such Proportion as the faid Jury shall find reasonable: And every Estate so bettered or advantaged as well as the Owner thereof, shall be subjected to make good the Sum affeffed on Account of fuch Advantage. The Charge of the Jury as well as the Charge of laying out the Streets to be born and paid in the like Propor-

Certificate thereof to be returned to the Affesfors.

tion by the Town or Person so benefited. And he it further enacted, That when the Jury aforesaid, shall have ascertained to the faid Justices the Damages sustained by any Person or Persons by Means of the laying out any Street or Streets, as aforesaid, together with the several Sums to be paid by the Town or any particular Persons to make good fuch Damages and defrey the Charges of laying out the Streets, of summoning the Jury, and of the Justices and Jurors attending on the Business assigned them respectively, the said Justices shall within six Days after the Jury's Report, give a Certificate thereof under their Hands to the Assessor of the Town of Boston; and those Assessors shall within two Months after the Receipt of fuch Certificate make an Assessment on the Inhabitants of the Town for fuch Sum as by the Jury's Report ought to be paid by the Town, and likewife on particular Persons for such Sum as by the Jury's Report ought to be paid by them respectively, and issue their Warrants to the Collectors requiring them to collect and pay the same within two Months into the Town-Treasury. And the Treasurer of said Town shall within three Months after the issuing of fuch Warrants, pay to the Person endamaged as aforesaid, the respective Sums assigned

assigned them by the Jury's Report, in Satisfaction for the Damages by them fustained.

And he it further enaced, That where any Pump or Well of Water, by Pumps or the laying out of any Street as aforefaid is taken into the Street, the same shall Wells falling be kept in good Order at the Expence of the Persons dwelling near the same, within the Streets, how or of the Town, or both, as shall be agreed between such Persons and the Select- to be main-Men of the Town; and in Case they cannot agree before the Sitting of the tained. Court of General Sessions of the Peace, to be held within and for the County of Suffolk, on the first Tuesday of October next; then the Justices of the said Court may and shall determine by whom and in what Proportion the Charge of maintaining any fuch Pump or Well, and keeping the same in good Order shall be borne, unless the Town shall find it inconvenient for such Pump or Well to remain in the Street, in which Case the same shall be stop'd and silled up at the Charge of the Town.

and he it further enaced. That no House or other Building what soever of Buildings, of more than seven Feet in Height shall be erected in Boston otherwise than of whas Mate-Stone or Brick, and covered with Slate or Tiles, and that no House or other rials to be Building already erected, of any greater Dimensions than as aforesaid, shall be hereafter covered a new on the Top, any otherwise than with Slate or Tiles, on Penalty of Fifty Poweds to be with a solution of the Poweds to be with the control of the poweds to be with the control of the poweds to be with the control of th Penalty of Fifty Pounds, to be paid by the Owner of the same for the Use of the Poor of the said Town, to be recovered by an Action brought for the same by the Town Treasurer.

And he it further enacted, That every Dwelling House which shall be built Penalty on otherwise than by this Act is provided, shall be subjected to a yearly Fax of Non obser-Twenty Pounds, and every Ware-house, Shop, Stable or Barn, to a yearly Tax vance. of Ten Pounds, to be paid into the Town Treasury by the Occupier thereof, for the Use of the Town; and the Assessors shall accordingly add such Sum or Sums to the Town Tax of every fuch Occupant yearly over and above the Sum with which he would otherwise have been taxed, and shall particularly specify the same in the Tax Bill.

Provided always, That it shall and may be lawful for any Person to build Proviso. of Wood any Ware-house, Shop or Work House upon any Wharff where, in the Opinion of the Select-Men no folid Foundation can be had without great Expence; on Condition that the Sides of fuch Warehouse, Shop or Workhouse be covered with Plaister, or Slate, and the Roof covered with Slate or Tiles; any Thing in this A& to the contrary notwithstanding.

And whereas fundry Persons have heretofore inconsiderately erected Dwell- Preamble. ing-Houses or other Buildings in a Manner contrary to the Provision of an AEt made and passed in the fourth Year of the Reign of their late Majesties King William and Queen Mary, Intituled An Act for building with Stone or Brick

in the Town of Boston, and preventing Fire: Be it enacted, That every such Person be indemnissed and saved harmless Former Breas from any Profecution for violating the Act aforesaid: Provided, That the ches of Law House or other Building so erected by him, shall be covered with Slate or with in what Case Tiles within ten Years from the first Day of June, One Thousand seven Hun-excused. dred and fixty.

CHAP. IV.

An Act for erecting and establishing two new Counties in the Easterly Part of the County of York.

THEREAS the great Extent of the County of York makes it con- Preamble. venient that two new Counties should be erected and established in the Easterly Part thereof:

Be it enaced by the Lieutenant Governour, Council and House of Representatives, That the County of York aforesaid shall be, and it hereby is declared

Two new Counsies.

County of York how bounded.

declared to be Bounded on the East by a Line to run from the Sea Northwesterly upon the Easterly Line of the Township of Biddeford as far as Narragansett Number One; from thence Northeasterly on said Narragansett to the Eaflermost Corner thereof; from thence Northwesterly on said Narraganfett to the Northermost Corner thereof; from thence Southwesterly on said Narragansett to Saco-River; from thence up said Saco-River as far as Pearson-Town extends thereon; and from thence to run North two Degrees West on a true Course as far as the utmost Northern Limits of this Province: All the other Boundary Lines of faid County to remain the same as heretofore.

And he it surther enacted, That the Westermost of the two new Counties

of Cumberland

New County, aforesaid shall be, and it is hereby declared to be Bounded, on the West by the Bow bounded. Easterly Line of the County of York above described; on the North by the utmost Northern Limits of this Province; on the Southeast by the Sea or Western Ocean, and by Casco-Bay; from the Easterly Point of which Bay, viz. from Small-Point the Line shall run Northwesterly upon said Casco-Bay to New-Meadows Creek or River, and up faid Creek or River as far as Stevens Carrying-Place at the Head of faid Creek or River; thence a-cross said Carrying-Place to Merry-Meeting-Bay and Andros-coggin-River; from thence it shall run up faid Andros coggin River thirty Miles; and from thence North two Decrees West on a true Course to the utmost Northern Limits of this Province: Including all the Islands in Casco Bay aforesaid, and on the Sea Coast of the said And all the Towns, Districts and Lands within said Bounds, tonew County. gether with the Islands aforesaid, shall from and after the first Day of November, One Thousand seven Hundred and sixty, be and remain one entire and distinct County by the Name of Cumberland, of which Falmouth shall be the Shire or County Town: And the Inhabitants of faid County of Cumberland shall have, use, exercise and enjoy all such Powers, Priviledges and Immunities as by Law the Inhabitants of any other County within this Province have, use, exercise and enjoy.

Infer our Courts to be held at Falmouth.

And besit further enacted, That there shall be held and kept within the faid County of Cumberland, a Court of General Sessions of the Peace, and an Inferiour Court of Common Pleas, to fit at Falmouth aforesaid on the first Tuesdays of May and September yearly, and in every Year until this Court shall otherwife order.

Superiour Court to be held at Falmonth.

Also, that there shall be held and kept at Falmouth aforesaid until this Court shall otherwise order, a Superiour Court of Judicature, Court of Assize and General Goal Delivery, to sit on the fourth Tuesday of June yearly and every Year: And the Juflices of the faid Court of General Sessions of the Peace, Inferiour Court of Common Pleas, Superiour Court of Judicature, Court of Affize and General Goal Delivery respectively, who are or shall be thereunto lawfully Commissioned and Appointed, shall have, hold, use, exercise and enjoy all and fingular the Powers which are by Law already given and granted unto them within any other County of this Province, where a Court of General Seffions of the Peace, Inferiour Court of Common Pleas, Superiour Court of Judicature, Court of Affize and General Goal Delivery are already established.

Justices of the Court of Seffions at their first Meeting to appoint a Register of Deeds.

And he it lurther enanced. That the Justices of the Court of General Sessions of the Peace at their first Meeting in the said County of Cumberland, shall have full Power and Authority to appoint some fit Person within the said County of Cumberland, to be Regilter of Deeds and Conveyances within the same, who shall be sworn to the faithful Discharge of his Trust in the said Office, and shall continue to hold and exercise the same, according to the Directions of the Law, until some Person be elected by the Freeholders of the said County of Cumberland, who are hereby impowered to choose such Person at their first March Meeting within their respective Towns and Districts in the Method already by Law prescribed; WhichPerson taking upon him that Trust, shall be sworn to the faithful Discharge thereof: And until such Register shall be so appointed by the faid Justices and sworn, all Deeds and Conveyances of Land lying within any Part of the faid County of Cumberland, being recorded in the Register's

Two new Counties.

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Office of the County of York aforefaid, shall be held good and valid to all In-

tents and Purposes, so far as relates to the Record of them.

And he it further enacted, That the Method and Proceedings directed to by Register and Law, for the choosing a Register of Deeds and Conveyances, and a County other Officers. Treasurer (which last mentioned Officer shall be chosen and appointed in Manner as the Law directs, at the next March Meeting of the Freeholders aforesaid) as in other also for the bringing forward and trying any Actions, Causes, Pleas or Suits both Counties. Civil and Criminal in the several Counties of this Province, and Courts of Judicature within the same; and for choosing of Jurors to serve at the several Courts of Justice, shall be observed and put in Practice within the said County of Cumberland, and by the Courts of Justice within the same: Any Law, Usage or Custom to the contrary notwithstanding.

And he it further cuatted, That the most Eastern County shall be bounded New County

in the following Manner, That is to fay, on the West by the County of Cum- of Lincoln. berland aforelaid; on the East by the Province of Nova-Scotia; on the South and Southeast by the Sea or Western Ocean; and on the North by the utmost Northern Limits of this Province; including all the Islands to the Eastward of the Country of Cumberland aforesaid. And all the Towns, Districts and Lands within saidBounds, together with thelslands aforesaid, shall from and after the first Day of November One Thousand seven Hundred and sixty, be and remain one entire and distinct County by the Name of Lincoln, of which Pownalborough shall be the Shire or County Town: And the Inhabitants of the faid County of Lincoln shall have, use, exercise and emoy all such Powers, Priviledges and Immunities as by Law the Inhabitants of any other County within this Province have,

use, exercise and enjoy.

And he it further enaced, That there shall be he'd and kept within the said Inferior Course County of Lincoln, a Court of General Sessions of the Peace, and an Inferiour to be held at Court of Common Pleas, to fit at Pownalborough aforefaid on the second west-Pownalbo. days of May and September yearly, and in every Year, until this Court shall rough, otherwise order. And the Justices of the said Court of the General Sessions of the Peace, and of the said Inferiour Court of Common Pleas, who are or shall be thereunto lawfully Commissioned and Appointed, shall have, hold, use, exercise and enjoy all and singular the Powers which are by Law already given and granted to such Justices within any other County of this Province, where a Court of General Sellions of the Peace and Inferiour Court of Common Pleas are already established. And all Appeals from any Judgment or Judgments given at any Courts of General Sessions, and at any Inferiour Court of Court at mon Pleas within the faidCounty of Lincoln, shall be heard and tried at the Su-Falmouth. periour Court of Judicature to be held yearly at Falmouth as aforefaid.

And be it further enaced. That the Governour, with the Advice and Confent of his Majesty's Council, shall be authorized to appoint for and during the with Advice Term of five Years from February next, some fit Person within the County of of Council to Lincoln to be Register of Deeds and Conveyances within the same, who shall appoint a Rebe sworn to the faithful Discharge of his Trust in said Office; and shall con-gister of Deeds tinue therein to the End of the Term aforciaid, and until some fit Person be Term of five chosen and appointed in his Stead by the Freeholders and other Inhabitants of Years, the Teveral Towns and Districts within the said County, qualified according to Law, to act in Town and County Affairs. And the faid Register shall be sworn to the faithful Discharge of his Office in the Manner required by Law; and shall act in his said Office according to the Directions of the Law: And until a Register shall be appointed and sworn, all Deeds and Conveyances of Land lying in any Part of the faid County of Lincoln being Recorded in the Register's Office in the County of York aforefaid, shall be held good and valid to all Intents and Purposes so far as relates to the Recording of the same.

And he it further enaces, That the Method and Proceedings directed to County Treasby Law for choosing a County Treasurer, also for the bringing forward and try-surer &c. as ing any Actions, Caufes, Pleas or Suits both Civil and Criminal in the feveral in other Counties of this Province, and Courts of Judicature within the same, and for Counties.

Ddd

Lord's-Dap.

choosing of Jurors to serve at the several Courtsof Justice, shall be observed and put in Practice within the faid County of Lincoln, and by the Courts of Justice within the same: Any Law, Usage or Custom to the contrary notwithstanding.

Matters cognizable in the County of 2 ark

End be it further enacted, That all Writs, Suits, Plaints, Processes, Appeals, Reviews and Recognizances, and any other Matters or Things which now are, or at any Time before the aforesaid first Day of November One Thousand feven Hundred and fixty, shall be depending in any Court within the County of Fork; and all Matters and Things which now are, or at any Time before the faid first Day of November aforcsaid, shall be depending before the Judge of Probate for the faid County of York, shall be heard, tried, proceeded upon and determined at such Time and Place, and in such Manner as they would have been if this Act had not been made.

Deeds Regifired in the County of York, before a Register is appointed, held good.

And he it further enaced, That nothing in this Act contained, shall be construed to disannul, defeat or make void any Deeds or Conveyances of Land, lying in either of the new Counties aforefaid, which are or shall be, before the Establishment of a Register in each County respectively Recorded in the Register's Office of the County of York aforefaid; but all fuch Deeds and Conveyances for Recorded shall be held as good and valid as they would have been in Case this Act had not been made.

County Taxes held good.

And he it further enaced, That the Inhabitants of the several Towns and Diffricts within the Counties aforefaid, shall pay their Proportion of all County Rates or Taxes already granted and made, in the same Manner as they would have done if this A& had not been made.

An Act,

Passed by the Great and General Court or Assembly of his Majesty's Province of the Maffachusetts-Bay in New-England: Begun and held at Boston, upon Wednesday the twenty-eighth Day of And from thence continued by Prorogations to Wednesday the seventeenth Day of December following, and then met.

CHAP.

Ar Act for Repealing the several Laws now in Force which relate to the Observation of the Lord's-Day, and for making more effectual Provision for the due Observation thereof.

Preamble.

THEREAS by Reason of different Constructions of the several. Laws now in Force, relating to the Observation of the Lord's Day, or Christian Sabbath, the Said Laws have not been duly executed; and notwithstanding the pious Intention of the Legislators, the Lord's-Day Therefore, bath been greatly and frequently prophaned:

Acts and Claufes of Acts relating to the Sabbath repealed.

Be it enaced by the Governor, Council and Hause of Representatives. That the several Laws, and the several Paragraphs and Clauses of all and every the Laws of this Province, enforcing, or any Ways. relating to the due Observation of the Lord's-Day, so far as they relate thereto, be and hereby are repealed, and declared null and void.

Preamble.

And whereas it is the Duty of all Persons, upon the Lord's-Day, care. fully to apply themselves, publickly and privately to Religion and Piety, the Prophanation of the Lord's-Day is highly offensive to Almighty God; of evil Example, and tends to the Grief and Disturbance of all pious and religiously disposed Persons:

Therefore.

Lozd's-Day.

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Therefore, that the Prophanation of the faid Day may be fully prevented;

Be it further enacted, That no Person whatsoever shall keep open their Business and Shops, Ware-Houses or Work-Houses, nor shall upon the Land or Water, Diversions do or exercise any Labour, Business or Work of their ordinary Calling, nor the Lord's any Sport, Game, Play or Recreation, on the Lord's Day, or any Part Day thereof, (Works of Necessity and Charity only excepted) upon Pain that every Person so offending, shall forfeit and pay a Sum not exceeding twenty Shillings, nor less than ten Shillings.

And he it further enasted, That no Traveller, Drover, Horse-coarser, Travelling Waggoner, Butcher, Higler, or any of their Servants, shall travel on the prohibited. Lord's-Day, or any Part thereof, except by some Adversity, they shall have been belated, and forced to lodge in the Woods, Wilderness or High-Ways the Night before, (and in such Case it shall be lawful to travel no further on the Lord's-Day, than to the next Inn or House for Entertainment of Travellers) upon the Penalty of a Sum not exceeding twenty Shillings, nor less than ten Shillings.

And be it furcher enacted, That no Vintner, Retailer of strong Liquors, Entertain-Innholder or other Person, keeping a House of publick Entertainment, shall ment in public Houses entertain or suffer any of the Inhabitants of the respective Towns where prohibited. they dwell, or others, not being Travellers, Strangers or Lodgers in such Houses, to abide or remain in their Houses, Yards, Orchards or Fields, drinking or spending their Time, either idly, at Play, or doing any secular Business, on the Lord's-Day, or any Part thereof, on Penalty of ten Shillings, payable by fuch Vintner, Innholder, or Person keeping such House of Entertainment, for each Person so entertained or suffered, and every Person so drinking or abiding, except as aforesaid, shall forfeit a Sum not exceeding ten Shillings, nor less than five Shillings; and every such licenced Person upon every Conviction after the first, shall forfeit twenty Shillings, and having been three Times convicted, shall be debarred renewing such his Licence ever after.

And be it further enauced, That if any Person or Persons shall be re-Unnecessary creating, disporting or unnecessarily walking or loitering, or if any Persons shall walking &c. unnecessarily assemble themselves in any of the Streets, Lanes, Wharves, prohibited. High-Ways, Commons, Fields, Pastures or Orchards of any Town or Place within this l'rovince upon the Lord's-Day, or any Part thereof, every Person so offending shall forfeit and pay the Sum of five Shillings, and upon every Conviction after the first, shall be bound to their good Behaviour.

And he it further enacted, That if any Person being able of Body, and prence from not otherwise necessarily prevented, shall for the space of one Month together publick Worabsent themselves from the publick Worship of God on the Lord's Day, they ship. shall forfeit and pay the Sum of ten Shillings.

Provided always, That if upon Trial it shall appear that any Person so charged, had good and sufficient Excuse for their Absence, such Person shall be dismissed without Costs.

And he it further enacted, That no Sexton, Grave-digger, Porter or Bearer, Funerals reshall be assisting at the Funeral of any Person on the Lord's-Day, or any Part thereof; and no Person shall toll any Bell for such Funeral, unless Licence be given by a Justice of Peace, and when in any Town or District where no Justice of the Peace dwells, such Licence be granted by one or more of the Scleet-men. of the Town or District, on Penalty of twenty Shillings, to be paid by each and every Person so offending, and no Justice or Select-Men shall grant any Licence, except in Cases of Necessity only; and being in the Town of Boston, with this express Proviso, that such Person so buried be not carried to the Grave until one Hour after Sun-set.

And whereas many Persons are of the Opinion, that the Sabbath or Time of Preamble. religious Rest, begins on Saturday Evening; therefore to prevent all unnecessary Disturbance of Persons of such Opinion, as well as to encourage in all others, a due and seasonable Preparation for the religious Duties of the Lord's-Day: FF

Lozd's-Day.

Business and Diversion on Saturday Evening.

We it further enacted, That no Person shall keep open any Shop, Ware-House or Work-House, or hawk or sell any Provisions or Wares in the Streets or Lanes of any Town or District, or be present at any Concert of Musick, Dancing or other publick Diversion, on the Evening next preceeding the Lord's-Day, on Pain of forfeiting ten Shillings, for each Offence; and no Retailer, Innholder, or Person licenced to keep a publick House, shall entertain or suffer to remain, or be in their Houses, or Yards, or other Places appurtenant, any Person or Persons (Travellers, Strangers or Lodgers excepted) drinking or spending their Time on the said Evening, on Penalty of ten Shillings, for each Offence.

And in Order to the more effectual carrying this Act into Execution:

Wardens to

Be it further enacted, That each Town and District within this Probe appointed, vince, shall at the Time of chusing Town and District Officers, annually and every Year chuse certain Persons, being of good Substance, and of sober Life and Conversation, to be Wardens of such Town or District, of which Officers the Town of Boston shall chuse twelve, viz. one for each Ward in said Town, and every other Town or District shall chuse any Number, not less than two, and not exceeding fix; and all fuch Wardens shall be under Oath, faithfully to do the Duty of their Office, as required by Law; and if any Person or Persons shall refuse or neglect to take such Oath, and to serve in such Office, every fuch Person in the Town of Boston, shall be liable to the Penalty of ten Pounds; and in any other Town or District, to the Penalty of five Pounds; and every Town or District shall forthwith proceed to the Choice of other or others, in the Room of any Person or Persons so refusing or neglecting, and so toties quoties.

Penalty for not ferving.

And if any Person or Persons so refusing or neglecting, shall not pay to the Treasurer of such Town or District the Fine or Penalty aforesaid, he shall as foon as may be, be convened before the Court of Sessions for the County, and upon Certificate under the Hand of the Town Clerk, that such Person was legally chosen to the Office of Warden, unless some just Cause shall be made to appear to the faid Court of Sessions, to excuse the Person so chose from serva ing, the Justices shall order a Warrant to be signed by the Clerk of the Peace, directed to any Constable or Constables of such Town or District, to levy the faid Fine by Distress and Sale of such Offenders Goods, returning the Overplus, if any there be. And the Fine or Penalty so levied or paid, shall be delivered to the Overseers of the Poor, or Scleet-Men, for the Use of the And if the Town of Boston, shall neglect the due Poor of fuch Town. Observance of this Act, and shall not chuse in Manner as required, such Officers, not choosing, the faid Town shall incur the Penalty of one Hundred Pounds; and any other Town or District so neglecting, shall incur the Penalty of Fifty Pounds, upon every Conviction of fuch Neglect, before the Court of Sessions, for the County wherein fuch Town or District strall be, to be levied by Warrant from the faid Court, in Proportion upon the Inhabitants as publick Charges are levied, and to be paid into the County Treasury.

Penalty on Towns for

Wardens Duty.

And be it further enacted, That the Persons so chosen and serving as-Wardens, shall be held and obliged to enquire into, observe and inform of all Offences against this Act; and every such Warden is hereby authorized and. impowered to enter into any of the Rooms and other Parts of any Inn or. publickHouse of Entertainment, on the Lord's-Day and the Evening preceeding; and if such Entrance shall be refused to any Warden, the Landlord or the licenced. Person shall sorfeit the Sum of forty Shillings, for each and every Offence. And the faid Wardens are hereby further authorized and impowered within their respective Towns or Districts, to examine all Persons suspected as unnecessarily travelling on the Lord's-Day, and to demand of all such Persons the Cause thereof, together with their Names, and Places of Abode; and if fuch Persons shall refuse to make Answer to such Demands, or shall not give ? Satisfaction to fuch Warden or Wardens, that they are then employed in tra-

Lowd's-Day.

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velling upon his Majesty's Service, or in the immediate Service of this Government, or shall not give such other Reason for their travelling upon the Lord's-Day, as shall satisfy such Wardens of the Necessity thereof, such Wardens shall return the Names of all such Persons as they shall know or can obtain the Names of, to one of his Majesty's Justices of the Peace, and such Justice shall proceed to Trial of the Offence, if the Offender shall be within the County, or otherwise such Warden shall return the Names of such Persons, and the Offence, to the Grand-Jury, for their Consideration and Proceeding thereon. And if any Person shall wilfully give false Answer to any such Demands of any Warden, every Person so offending shall forfeit five Pounds, for each and every Offence. And any two Justices of the Peace, Quorum Unus, for any County where such Person shall be found, shall have full Power and Authority to enquire into, try and determine fuch Offence.

And he it further enaced, That the Wardens of the Town of Boston, Duty of Warshall upon every Lord's-Day (except in Times of Rain, Snow, tempessuous dens in Bosson. Wind or extreme Cold) and in such Part and Parts of the Day as they shall judge most proper to prevent the Prophanation thereof, go through or inspect the Streets, Lanes, Wharves and other Parts of their respective Wards; and any one of faid Wardens may likewife, as Occasion may require, inspect the Ward of any other Warden, and they are hereby authorized and impowered to demand the Names and Places of Abode of any Persons whom they shall suppose or suspect to be unnecessarily Abroad, and the Cause or Reason thereof: And if such Person or Persons shall not give a satisfactory Answer, such Warden or Wardens shall require them, or either of them forthwith to repair to their Places of Abode or Lodging; and if any Person shall refuse to give such Answer, or shall answer falsely, or shall refuse or neglect forthwith to repair, when required to fuch their Places of Abode or Lodging, and that by the usual and most direct Streets or Ways, the Warden shall upon the next Day, or as soon after as may be, make Information of such Offenders to one of his Majesty's Justices of the Peace for the County, and such Justice shall cause such Persons to be convened before him, and shall try and determine such Offence.

And be it further enaced, That the Oath of any Warden shall be deemed WardensOath full and sufficient Evidence in any Trial for any Offence against this A&, sufficient Evi unless in the Judgment of the Court or Justice, the same shall be invalidated dence. by other Evidence that may be produced.

And he it further enaced, That no Person exempt from serving as a Priviledge of Grand Jury-Man, shall be liable to any Penalty for not serving as Warden, any Wardens. Thing in this Act to the contrary notwithstanding; and no Person shall be held and obliged to serve in the said Office of Warden more than once in five Years, and no Warden during the Year of Service shall be liable to any Military Duties, except in Case of an Alarm or Invasion, nor shall be liable to serve during such Time as Juror, or in any other Office of Burthen. And every Warden when in the Execution of his Office, shall carry with him a white Wand, not less than seven Feet in length, as a Badge of his Office, and may command Assistance when he shall judge it necessary; and any Person refusing or neglecting to be so aiding and assisting shall forfeit and pay the Sum of forty Shillings.

And be it further enanted, That the Parents of any Children under Parents and Age, and the Guardians of any Minors, and the Masters of Servants who shall Guardians lias have no Parents nor Guardians, shall be respectively liable for the Fines of their ble for Fine. Children, Wards or Servants, who shall be convicted of any Offence against this Act.

And he it further enaced, That in Case any Person, that shall be con- Persons not victed of prophaning the Lord's - Day or Christian Sabbath, in any of the Instances paying Fines mentioned in this Act, shall not immediately pay the Sum or Sums by him for- subject to Imfeited as aforesaid, he shall be punished, by being committed to the common Goal prisonment. of the County, there to remain not exceeding ten Days, nor less than five Days.

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Appeals from Judgment in War, &c.

Other Civil Officers to takeNotice of Breaches of this Act.

and he it further enacted, That notwithstanding the special Provision made by this A& for preventing the Breaches thereof, any Justice of Peace may upon Inspection, convict any Person, and such special Provision shall not be confirued or understood, to exempt any Sheriss, Grand Jorors, Tithing-men, Constables or other Officers, or Persons whatsoever, from any Obligation or Duty, to cause this Act to be put in Execution, but they shall be held to take due Notice of, and prosecute all Breaches thereof, such special Provision notwithstanding.

Act to be read a: March Meeting annually.

And this Act shall be read in every Town and District by the Town or District Clerk, at the March Meeting every Year, and immediately before the Choice of Wardens; and any Town or DistrictClerk neglecting to read the same, shall forfeit the Sum of twenty Shillings.

An Act,

Note, This Act was omitted in it's properPlace, Page 146.

Passed by the Great and General Court or Assembly of her Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, upon Wednesday the twenty-fixth Dayof May, 1703. And continued by Adjournment and Prorogations until Wednefday the twenty-seventh of Ollowing, and then met.

CHAP. VI.

An Act Relating to Appeals from Judgments in Bar or vid Jempo 2. 24 411. 65 Abatement.

All Pleas in ·Bar or Abatement to be made originally in the Inferiour Court.

Upon Reverfal of Judgment in Bar the Caufe to be feut down to the Inferiour Court.

and Bail to stand good.

for Appeals

Saving.

taribes in General Court allembled, and by the Authority of the same.

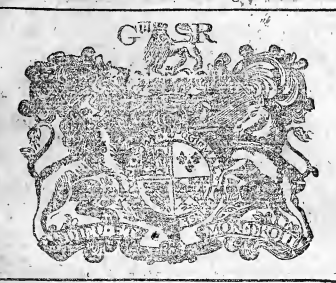
That all Pleas in Bar or Abatement shall be made Originally in the That all Pleas in Bar or Abatement shall be made Originally in the Inferiour Court, in Suits there brought, and at the first bringing forward thereof, before any issuable Plea made. And when a Writ shall by Judgment of Court be bar'd or abated, and the Plantiff or Demandant appeals from fuch Judgment to the Superiour Court of Judicature; if upon hearing the Appeai, the Superiour Court, notwithstanding the Pleas made in Bar or Abatement, adjudge the Writ to be good and well brought, they shall reverse the Judgment of the Inor Abatement, feriour Court, and award to the Appellant his full Costs at both Courts: And the next Session of the Inferiour Court holden for the same County, shall proceed to Trial of the Merit of the Cause upon the same Writ, without any Delay, a new entry thereof being made. And all Goods and Estate Attached, and Suretics or Bail given, shall continue

Goods. Estate and be a like responsable in Manner as is by Law provided, to satisfy the principal Judgment upon such Trial, as if no intermediate Judgment had been rendred or given. And the same Rule and Method of proceeding to be observed The likeRule in Appeals to be made from the Judgment in Bar or Abatement given by any Justice of the Peace, to the Inferious Court of Common Pleas: Any Law, Usage from a Justice. or Custom to the contrary notwithstanding.

Saving always, That in Suits wherein the Queen is concerned, upon the Superiour Court's Reversal of any Judgment given in Bar or Abatement, the said Court shall proceed to try the Cause.

卫020's-Day.

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An Act,

Passed by the Great and General Court or Assembly of his Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, upon Wednesday the twenty-eighth Day of May, And continued by Prorogations until Wednesday the twenty-fifth of March following, and then met.

CHAP. II.

An Act in Addition to and for amending some Clauses in. an Act made and passed in the last Session of this Court Intituled, An Act for Repealing the several Laws in Force which relate to the Observation of the Lord's-Day, and for making more effectual Provision for the Observation thereof.

THEREAS in and by the faid Act, the Wardens thereby directed Preamble; to be chosen are authorized and impowered within their respective Towns and Districts to examine all Persons they shall suspect as unnecessarily travelling on the Lord's-Day, and to demand of all such Persons the Cause thereof, together with their Names and Places of Abode; but no Power is in faid Act specially given to those Wardens to stop such travelling Persons in Order for such Examination; whereby the good Intent of that Act may be easily evaded, and such Examination rendered impracticable: *

Wherefore,

Be it thated by the Governor, Council and House of Representa- Wardens im tives, That it shall be in the Power of each and every Warden, and Wardens powered. that have already been chosen, or that may hereafter be chosen, in Consequence of faid Act, either by himself or with such Assistance as he shall judge 'needful to take or call to his Aid, forceably to thop and detain any Person or Persons he shall suspect of unnecessarily travelling as aforesaid, for and during such Space of Time as shall be necessary for demanding the Cause or Reason of such Person's travelling, his Name and Place of Abode, and receiving the Answers to fuch Demands; and every Person examined by any Warden or Wardens in Penalty on Consequence of this or the foregoing Act, that shall refuse or neglect to give Offenders. direct Answers, shall on Conviction of such his Resulat or Neglect forfeit and

Jurisdiction of Courts &c.

pay the Sum of Five Pounds, and may be profecuted and tried in the same Manner as is already provided in said Act for giving a salse Answer: And every Person who shall be required to Assist and give Aid to any Warden, that shall refuse or neglect so to do, shall for every such Offence forseit and pay the Sum of Forty Shillings, unless such Person or Persons so resuling or neglecting, shall make reasonable Excuses to the Acceptance of the Court or Justice before whom they shall be tried.

Justices to try in certain Cales.

Disposal of Fines.

And he it further enaced, That all Offences against this or the before mentioned Act, may be heard and determined before any of his Majesty's Justices of the Peace in their respective Counties, where the Fine does not exceed the Sum of Forty Shillings. All Fines and Forseitures arising by this or by the before mentioned Act, and not therein otherwise disposed of, shall be applied towards the Support of the Poor in the Town or District where the Offence shall be committed.

CHAP. III.

An Act in Addition to an Act made and passed in the thirty third Year of his late Majesty King George the second, Intituled An Act for erecting and establishing two new Counties in the Easterly Part of the County of York.

Preamble.

HEREAS in and by an Act made and passed in the thirty third Year of the Reign of his late Majesty King GEORGE the second, Intituled An Act for erecting and establishing two new Counties in the Easterly Part of the County of York; It is among other Things enacted and provided as follows, viz. That "all Appeals from any Judg" ment or Judgments given at any Court of General Sessions, and at any Inferior Court of Common Pleas within the said County of Lincoln, shall be beard and tried at the Superior Court of Judicature to be held yearly at "Falmouth, as aforesaid." And whereas the said Provision is insufficient to give Jurisdiction to the said Superior Court held at Falmouth in other Matters and Things necessary to be tried and determined by said Court:

Superior Court at Falmouth to have furifdiction in certain Cases.

Be it therefore enacted by the Governor, Council and House of Respecientations, That the Superior Court of Judicature Court of Assize and General Goal Delivery to be held at Falmouth, in and for the County of Cumberland, shall have from Time to Time, and at all Times hereafter, the same Jurisdiction Power and Authority for the Trial of all Actions Civil or Criminal, the Cause whereof has arisen or shall arise within the Body of the County of Lincoln, as also to hear and determine all other Matters and Things arisen or which shall arise within the Body of the said County of Lincoln, as the said Superior Court by Law would have, if the Cause of such Actions and such Matters and Things had arisen within the Body of the said County of Cumberland.

Jarors to be tummoned.

And he it further enaced. That the Grand-Jurors and Petit-Jurors ferving at the Superior Court of Judicature, Court of Assize and General Goal Delivery, to be holden at Falmouth, shall from Time to Time be chosen and summoned, in such Manner as the Law directs, for the Choice and Summons of Grand and Petit-Jurors out of the several Towns within the said Counties of Cumberland and Lincoln.

Preamble.

And whereas the Select-Men of feveral Towns within the faid Counties of Cumberland and Lincoln, may have neglected or omitted preparing a List of Persons liable to serve on the Petit-Jury, before the tenth Day of April 1760. in Manner as the Law directs:

Seled-Men to

The it therefore further enacted. That the Select-Men of every Town and District within the said Counties of Cumberland and Lincoln, so neglecting

County of Berkshire.

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or omitting, shall sometime in the Month of April this present Year, take a Lift of such Persons as are qualified and liable by Law within such Towns and Districts respectively, to serve on Petit Juries, to be laid before such respective Towns and Districts sometime before the first Tuesday of May next following, at a publick Town-Meeting; and fuch Towns and Districts shall proceed to determine upon faid Lists in like Manner as such Towns or Districts might and would have done by Law if such List had been prepared and presented before the said tenth Day of April 1760. Any Law, Usage or Custom to the contrary notwithstanding.

And be it further cuated, That the Justices of the Courts of General Justices &c. Sessions of the Peace for the aforesaid Counties of Cumberland and Lincoln, to grant Liz shall be and they hereby are impowered to grantLicences to and to takeRecog-cences. nizances from Innholders and Retailers of strong Drink within the respective Counties at the next Courts of General Session's to be holden for such Counties respectively, such Licences to continue until the first Courts of General Sessions which shall be held and kept in Course for such Counties respectively next after the twenty ninth Day of June, which shall be in the Year 1762. Any Law, Usage or Custom to the contrary notwithstanding.

CHAP. IV.

An Act for dividing the County of Hampshire, and for crecting and establishing a new County in the Westerly Part of the County of Hampshire, to be called the County of Berkshire; and for establishing Courts of Justice within the fame,

HEREAS the great Extent of the County of Hampshire, makes it Preambles convenient and nece Jary, that there should be a new County erected and established in the Westerly Part thereof :

Be it therefore enacted by the Governor, Council and Hause of Landscom-Representatives, That the Towns and Plantations herein after mentioned, prised in the That is to fay, Sheffield Stockbridge, Egremont, New-Marlborough, Poon County of toofuck. New-Framingham, Wast-Hoofuck, Number-One, Number-Three, Berkshire. and Number Four, and all other Lands included in the following Limits, viz. Beginning at the Western-Line of Granvill, where it touches Connecticut-Line, to run Northerly as far as faid West Line of Granvill runs; thence East? erly to the South-West Corner of Blandford, and to run by the West-Line of the same Town, to the North-West Corner thereof; from thence Northerly in a direct Line to the South-EastCorner of Number-Four, and so running by the Easterly Line of said Number-Four, to the North East Corner thereof; and thence in a direct Course to the South-West Corner of Charlemont, and so Northerly in the Course of the West Line of the same Town 'till it comes to the North Bound of the Province, and Northerly on the Line between this Province and the Province of New-I'mplbire, Southerly on Connecticut Line, and on the West by the utmost Limits of this Province; shall from and after the thirtieth Day of June, One Thousand seven Hundred and sixty-one, be and remain one intire and distinct County by the Name of Berkshire, of which Sheffield for the present to be the County or Shire Town; and the said County to have, use and enjoy all such Powers, Priviledges and Immunities as by Law other Counties in this Province have and do enjoy.

And he it further enacted, I hat there shall be held and kept within the Inferiour faid ounty of Berkshire, yearly and in every Year, at the Times and Places in this Courts, &c. Act hereafter expressed, a Court of General Sessions of the Peace, and an Infe-when to be riour Court of Common Pleas, viz. at the North Parish in Sheffield, on the last held. Tuelday of April, and first Tuelday of September; and at Poontoofuck, on the

County of Berkshire.

first Tuesday of December, and the first Tuesday of March, yearly and in every Year until, this Court shall otherwise order. And the Justices of the said Court of General Sessions of the Peace, and Inferiour Court of Common Pleas respectively, who are, or shall be thereunto lawfully commissioned and appointed, shall have, hold, use, exercise and enjoy all and singular the Powers which are by Law already given and granted unto them within any other Counties of the Province where a Court of General Sessions of the Peace, and Inferiour Court of Common Pleas are already established: And the Inhabitants of said County of Berk/hire, shall have, use, exercise and enjoy all such Powers, Priviledges and Immunities as by Law the Inhabitants of any other County within this Province, have, use, exercise and enjoy.

Saving.

Saving only, That all Appeals from any Judgment or Judgments given at any Court of General Sellions of the Peace, and at any Inferiour Court of Common Pleas within the faid County of Berkshire, shall be heard and tried at the Superiour Court of Judicature, to be held yearly in the County of Hampsbire.

Superiour Court to be

held in

Hampshire.

And he it further enacted, That the Superiour Court of Judicature, Court of Affize and General Goal Delivery, to be held in and for the County of Hampshire, shall have from Time to Time, and at all Times hereafter until the further Order of this Court, the same Jurisdiction, Power and Authority for the Trial of all Actions, Civil or Criminal, the Cause whereof has arisen or shall arise within the Body of the County of Berkshire, as also to hear and determine all other Matters and Things arisen or which shall arise within the Body of the faid County of Berkshire, as the said Superiour Court by Law would have if the Cause of such Actions and such Matters and Things had arisen within the Body of the County of Hampshire.

Jurors whence to be taken.

And he it further enacted, That the Grand-Jurors and Petit-Jurors serving at the Superiour Court of Judicature, Court of Affize and General Goal Delivery, to be holden within and for the County of Hamp/hire, shall from Time to Time be chosen and summoned in such Manner as the Law directs for the Choice and Summons of Grand and Petit-Jurors, out of the feveral Towns

within the faid Counties of Hamphire, and Berkshire.

Pravifo.

Provided, That all Writs, Suits, Plaints, Processes, Appeals, Reviews, Recognizances or any other Matters and Things, which now are, or at any Time before the faid thirtieth Day of June, shall be depending in the Law within any Part of the faid County of Berksbire: And also all Matters and Things which now are, or at any Time before faid thirtieth Day of June, shall be depending before the Judge of Probate within any Part of the faid County of Berkshire, shall be heard, tried, proceeded upon and determined upon in the County of Hampshire, where the same are or shall be returnable or depending, of shall have Day or Days.

Provided also, That nothing in this Act contained, shall be construed to difannul, defeat or make void any Deeds or Conveyances of Lands lying in the said County of Berksbire, where the same are or shall be, before the said thirtieth Day of June, recorded in the Register's Office for the County of Hamp-Shire; but that all fuch Deeds or Conveyances so recorded, shall be held good

and valid as they would have been, had not this A& been made.

Register of Deeds to be appo nied.

Proviso.

And be it further enaced, That the Justices of the Court of General Sellions of the Peace at their first Meeting in the said County of Berkshire, shall have full Power and Authority to appoint some meet Person within the said County of Berksbire, to be Register of Deeds and Conveyances within the same, who shall be sworn to the faithful Discharge of his Trust in the said Office; and shall continue to hold and exercise the same according to the Directions of the Law, until some Person be elected by the Freeholders of the said County of Berkshire, who are hereby impowered to chuse such Person as their first March Meeting within their respective Towns and Dillricts, in the Method already by Law prescribed; which Person taking upon him that Trust, shall . be sworn to the faithful Discharge thereof; and the Oslice of Register of Deeds

Regulation of Streets.

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shall be kept in the North Parish of Sheffield aforesaid; and until such Register shall be appointed by the said Justices and sworn, all Deeds and Conveyances of Lands lying within any Part of said County of Berkshire, being Recorded in the Register's Office in the County of Hampshire aforesaid, shall be held good and valid to all Intents and Purposes so far as relates to the Re-

And he it further enaced, That the Method and Proceedings directed to Rules for Proby Law for chusing a Register of Deeds and Conveyances, and the County ceedings as in Treasurer, (which last mentioned Officer shall be chosen and appointed in Man-other Cases. ner as the Law directs, at the next March Meeting of the Freeholders aforesaid) also for the bringing forward and trying any Actions, Causes, Pleas or Suits, both Civil and Criminal, in the feveral Counties of this Province, and Courts of Judicature within the same, and for chusing Jurors to serve at the several Courts of Justice, shall be observed and put in Practice within the said County

of Berkshire, and by the Courts of Justice within the same.

Provided always, That the Inhabitants of the several Towns and Places herein before enumerated, and fet off a distinct County, shall pay their Proportion to any County Rates or Taxes already made and granted, in the same Manner as they would have done had not this Act been made.

Provilog

CHAP. V.

An Act in Addition to an Act made and passed in the thirty-third Year of the Reign of his Majesty King GEORGE the Second, Intituled An AEt for the better Regulating that Part of the Town of Boston, which was laid Waste by the late Fire, and for preventing Fire in that Town for the future.

THEREAS in and by an Act intituled, " An Act for the better Re- Preambles " building that Part of the Town of Boston, which was laid Waste " by the late Fire, and for preventing Fire in that Town for the " future," it is among other Things, enacted, That the Proceedings of the Committee (appointed by this Court for the Regulating the Streets in that Part of the Town which was so laid Waste) should be confirmed; but in as much as it is judged more Convenient, and less Expensive to the Town of Boston, That Leverett's-Street, and Purchase-Street, Should be alter'd and laid out in Manner as hereafter is described:

Pe it therefoze enaded by his Excellency the Gobernor, Council and Leverett-House of Representatives, That the Street that has been determined to be Street. laid out between Water-Street, and Milk-Street, in the Direction of Leverett-Street, shall begin on the West Side at a Point on the Southerly Side of Water-Street, ranging with the Northerly End of Capt. James Dalton's House, at the Distance of fifty two Feet from the North-east Corner of said House, toward the East, and from said Point to run to Milk Street, on a strait Line, fo as that faid Line being continued a-cross Milk-Street, shall strike the North East Corner of Mr. Wheelwright's Brick House, now in the Occupation of Benjamin Faneuil, Junr. which last mentioned House is bounded Northerly on Milk-Street, and Easterly on Atkinson-Street; the East Side of said new Street to be parallel with the Line before described: And to be in all Parts thirty-five Feet distant therefrom. And as to Purchase-Street, (viz. The Northerly End Purchase thereof which opens into Battery March-Street) it shall run as follows, viz. Street. The Westerly Side of said Purchase Street, to begin on the Southerly Side of Battery-March-Street, at a Point seventy Feet and three Inches distant from the North Easterly Corner of the Distill-House of Jacob Wendell, Esq; to-wards the East, and from said Point to run Southerly on a strait Line to the Ggg

Pittsfield a Town.

North Easterly Corner of Alexander Hunt's Dwelling-House, which is as far as the late great Fire extended in that Quarter; and the Easterly Side of said Purchase-Street, to be parallel with the Westerly Side at thirty Feet Distance. Any Thing in the aforesaid A& (made in the thirty-third Year of his late Majesty) to the contrary notwithstanding. And the Damages and Advantages that may accrue to any Person or Persons by laying said Streets as aforesaid shall be estimated by the Jury impannalled for that Purpose agreeable to the Directions of the Act last mentioned.

Preamble.

And whereas some of the Jury lately summoned for the Purposes in said Act mentioned, may be unavoidably absent; and it may be doubted, whether the Commissioners named in Said Act are by Virture of that Act authorized to fill up the faid Jury: Now to Remedy that Inconvenience, and prevent any further Delay :

Commissiothe Jury.

We it further enacted, That when and so often as a Jury shall be sumners to fill up moned by Samuel Danforth, Samuel Watts, and Joseph Williams, Esqrs; (the Commissioners aforementioned) for the Purposes in said Act mentioned; and one or more of the faid Jury shall be detained by Sickness, or otherwise unavoidably hindered attending upon the Business for which they were summoned, it shall be lawful for the said Commissioners or any two of them, to fill up and compleat the faid Jury with other Persons, not being Inhabitants of the Town of Boston.

CHAP. VI.

An Act for erecting the new Plantation called Pontoofuck in the County of Hampshire, into a Town by the Name of Pittsfield.

Preamble.

HEREAS it hath been represented to this Court that the erecling the Plantation called Pontoosuck into a Township, will greatly contribute to the Growth thereof, and Remedy many Inconveniencies to which the Inhabitants and Proprietors may be otherwise subjected:

Bounds of the Town.

Be it enaced by the Governor, Council and House of Representatives, That the Plantation aforesaid, bounded as follows, viz. North on New-Framingham so called, East partly on Ashuelot-Equivalent, and partly on Unappropriated Lands, South and West on Unappropriated Lands, be and hereby is erected into a Town, by the Name of Pittsfield: And that the Inhabitants thereof be and hereby are invested with all the Powers, Priviledges and Immunities which the Inhabitants of the Towns within this Province do enjoy. Saving, That the faid Town shall not have Liberty to send a Reprefentative to the General Court until the General Election in May, 1763.

Town Meeting to be warned.

And he it further enaced, That William Williams, Efq; be and hereby is impowered to issue his Warrant directed to some principal Inhabitant in said Town, to notify and warn the Inhabitants in faid Town qualified by Law to vote in Town Affairs, to meet at such Time and Place as shall be therein set forth, to chuse all such Officers as are or shall be required by Law to manage the Affairs of faid Town.

Proviso.

Provided nevertheless, That no Inhabitant of said Town or Proprietor in the same, excepting the Original Sixty settling Proprietors, or those who hold under them, shall be obliged to pay any Part or Proportion of the Charge towards building a Meeting-House, settling the first Minister, and the other Charges within said Town, which the said Original Proprietors were obliged to perform either according to the Tenor of their Grant, or to any Agreements already made by or among themselves.

And be it further ensued, That all Affessments of Rates and Taxes agreed upon by faid Original Proprietors shall be in full Force, and may be levied and collected in like Manner as if this Act had not been made. CHAP.

Affeisments to be in full force.

Erecutors of Sir William Pepperrell, &c.

CHAP. VII.

An Act to enable the Executors of the last Will and Testament of Sir William Pepperrell, Baronet, deceased, and the other Proprietors of certain Tracts of Land in the Township of Biddeford, and Scarborough, to sue for any Trespasses committed upon said Tracts of Land, within five Years preceeding the present Session of this Court, in the present County of York.

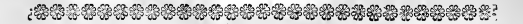
HEREAS Sir William Pepperrell, Baronet, was in his Life-time and at the Time of his Decease, seized in Fee of divers Tracks of Preambles Land in the Townships of Biddeford, and Scarborough, and among others of a certain Tract commonly called the Uppercheker of Foxwell's-Patent, Part in Severalty, and Part in Common, and undivided with other Proprietors: And whereas it is alledged that there have been many Trespasses committed upon the Premises within a few Years past, and the County of York, has been lately divided into three Counties, and Part of the Premises may fall within the County of Cumberland, and many Difficulties are in the Way of profecuting Suits for said alledged Trespasses, as the Law now stands; and for some of them it may be impossible to obtain Justice without the Aid of a special Act of this Province:

Be it therefore enacted by the Governor, Council and House of Representatives, That any Action or Actions of Trespasses for any Trespasses Trespasses brought in committed within five Years preceeding the presentSession of this Court, upon any the County of Tracts of Land in the Towns of Biddeford, and Scarborough, or either of them, York. whereof the faid Sir William Pepperrell, was at the Time of his Decease seized in Severalty or inCommon, and undivided with other Proprietors, shall and may be profecuted and maintained in the present County of York, by the Executrix of the last Will and Testament of the said Sir William Pepperrell, or the Guardians to the Heirs or Devisees of the said Sir William Pepperrell, where he was feized in Severalty, or jointly by them with others, where he was feized in Common and Undivided, in the fame Manner to all Intents and Purposes as if there had been no Division of the late County of York.



BOSTON: N. E.

Printed by S. KNEELAND, by Order of his Excellency the GOVERNOR, Council and House of Representatives. 1761.





Ministry in Sudbury.



Acts and Laws,

Passed by the Great and GeneralCourt or Assembly of his Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, upon Wednesday the twenty-seventh Day of May, 1761.

CHAP. I.

AnAct making special Provision for the Settlement and Support of the Gospel Ministry in the Town of Sudbury.

THEREAS there are two distinct Societies for religious Worship of the Profession of the Churches in general of this Province, in the Town of Sudbury; and each of the faid Societies being desirous of being authorized and impowered to contract with, and proceed to the Settlement of a Gospel Minister, when and so often as it shall be necessary, as fully as by Law they might do, if they were distinct Parishes :

We it therefore enaced by the Governor, Conneil and House of Re- Inhabitants of presentatives, That such of the Inhabitants of the Town of Sudbury as the Town of usually attend the public Worship on the East Side of the River in said Town; Sudbury incorporated into and also such of the Inhabitants of said Town as usually attend the public distinct Socie-Worship on the West Side of the said River, qualified to vote in Parish Affairs, ties as to the be and hereby are so far incorporated into distinct and seperate Societies, as call and Setto be enabled from Time to Time (in Concurrence with the Act of the Church tlement of a in fuch Societies respectively) to call contract with and settle a Gospel Miniin such Societies respectively) to call, contract with and settle a Gospel Mini- ster for each ster, or Ministers, for each Society respectively, in Manner and Form as the Society &c. Ministers of the Churches of this Province are called, contracted with and settled; and fuch Calls, Contracts and Settlements shall be as valid and effectual to all Intents and Purposes, as if such Societies had been erected into dislinct and seperate Parishes.

And he it further enacted, That when and so often as the East Church and Provision Congregation, or the West Church and Congregation, shall be destitute of a when either Church is de-Gospel Minister, the Deacons of the Church so destitute, may and shall notify stitute of a the Inhabitants, qualified by Law to vote in Parish Affairs, where such desti- Gospel MinituteChurch shall be, to meet on some certainDay, and at some certain Place; ser. and faid inhabitants to potified and convened, are hereby authorized and impowered to choose a Moderator and Clerk to act and to do all such Matters and Things

406 Regulation of Diffries. Belcher's-Town.

Affessors &c. impowered to affels, levy & collect Taxes for the Support of Ministers.

as Parishes by Law may do towards settling a Minister as aforesaid, and by Adjournments to continue fuch Meetings from Time to Time, and fo long as shall be necessary for the Purpose aforesaid; and the Assessors Collectors and other Town Officers of the Town of Sudbury, whom it may concern, are hereby impowered to affess, levy and collect all Rates and Taxes for the Support and Maintenance of fuch Ministers, from the Inhabitants of said Town of Sudbury, in Manner as if such Ministers had been chosen and contracted with by the faid Town.

CHAP. II.

An Act for the better regulating Districts within this Province.

Preamble.

HEREAS it has been found expedient to erect Districts within this Province invested with the Powers Priviledges and Immunities of Towns (the Priviledge of Sending a Representative to the General Assembly only excepted) and it being necessary that all such Districts should be subjected to all the Duties which Towns by Law are subjected to, and liable to all such Penalties for Neglect thereof as Towns by Law are liable to:

Districts subjected to the Duties which Towns by Law are fubjected to.

Be it therefore enacted by the Governor. Council and House of Reprefentatives, That each and every the Districts within this Province shall be and hereby are subjected to all the Duties which Towns by Law are subjected to, and made liable to all thePenalties forNeglett orFailure therein, which Towns... by Law are liable to, and shall to all Intents and Purposes be considered as Towns, the Priviledge and Duty of sending a Representative to the General Assembly only excepted.

CHAP. III.

An Act for Incorporating the Plantation called Cold-Spring into a Town by the Name of Belcher's-Town.

Preamble.

THEREAS the Inhabitants of the Plantation of Cold-Spring lying in the County of Hampshire, labour under many Difficulties and Inconveniencies by Means of their not being a Town: Therefore,

Town.

We it enaced by the Governor, Council and house of Representatives, The Plantati- That the faid Plantation commonly called and known by the Name of Coldon called Cold. Spring, bounding Easterly on Swift-River, South on Swift-River partly, Spring, erected and partly on Palmer, Westerly partly on Springfield, and partly on Hadley, into a Town by the Name of Belcher's - Town; and that the faid Town be and hereby is invested with all the Powers, Priviledges and Immunities that any of the Towns of this Province, do or may by Law enjoy, that of chusing and sending a Representative to the General Court only excepted.

Eleazer Porter, Esq; impowered to iffue his Warrant

And be it further enaced, That Eleazer Porter, Esq; be and hereby is impowered to issue his Warrant to some principal Inhabitant of the said Plantation, requiring him in his Majesty's Name to warn and notify the said Infor the Choice habitants, qualified to vote in Town Affairs, that they meet together at such of Town Offi. Time and Place in said Plantation as by said Warrant shall be appointed, to chuse such Officers as may be necessary to manage the Affairs of said Town; and the Inhabitants being so met shall be and hereby are impowered to chuse fuch Officers accordingly.

CHAP. IV.

An Act for erecting the Plantation called Road-Town in the County of Hampshire, into a Town by the Name of Shutesbury, and causing the Delinquent Settlers to fulfil the Conditions of their Grant.

E it enacted by the Governor, Council and House of Representa- The Plantailtives. That the faid Plantation be and hereby is credied into a Town on called Road Town, by the same Limits which are now the Boundaries of the said Planta-made a Town tion, by the Name of Shutesbury; and that the said Town be invested with by the Name all the Powers, Priviledges and Immunities that Towns in this Province do or of Soutesbury. may by Law enjoy, that of fending a Representative to the General Assembly only excepted.

And be it further enacted, That Eleazer Porter, Esq. be and hereby is Eleazer Porter impowered to issue his Warrant directed to some principal Inhabitant in said Esq. impowered. Town of Shutesbury, Requiring him to notify and warn the Inhabitants of ered to iffue the same Town, qualified by Law to vote in Town Meetings, to meet at such his Warrant Time and Place as shall be therein set forth, to chuse all Town Officers Meeting for Meeting for Calling a Meeting for

which by Law Towns in this Province are impowered and enjoined to chuse. the Choice of And he it turther enacted, That those Persons to whom any Grant of Town Officers. Lands in the above named Plantation of Road-Town were made on Conditions Time allowed of Settlement (who have hitherto neglected to fulfil the Conditions of said for fulfilling. Grants) shall be allowed three Years more, to be reckoned from the first of the Condition July next, to perform the Conditions of their Grants, before the faid Grants of Grants. shall be forfeited for Non-performance of the Conditions thereof.

CHAP. V.

An Act for Incorporating the Plantation called Colrain into a Town by the Name of Colrain.

HERE AS the new Plantation of Colrain lying in the County of Preamble, Hampshire is competently filled with Inhabitants, and labour under great Difficulties and Inconveniencies by Means of their not being a Town:

Therefore;

Be it enaced by the Governor, Council and Houle of Representatives, Plantation That the faid new Plantation commonly called and known by the Name of called Colrain, Colrain, lying on the Northwest of Deersield in the County of Hampshire, erected into a according to the Bounds by which it was established by the General Court, be Name of Coland hereby is erected into a Town by the Name of Colrain; and that the rain. faid Town be, and hereby is invested with all the Powers, Priviledges and Immunities that any of the Towns of this Province do or may by Law enjoy, that of sending a Representative to the General Court only excepted.

Provided, That nothing in this Act shall be understood or so construed as Proviso. in any Manner to supersede or make void any Order or Orders of this Court now in Force respecting the Method of making Assessments within said Plantation in Time past; but that the same shall remain and be as effectual as if this Act had not been made.

And he it further enacted, That Elijah Williams, Esq, be, and hereby Elijah Williams is impowered to issue his Warrant to some principal Inhabitant of the saidPlan-ams, Esq; imtation, requiring him in his Majesty's Name to warn and notify the said Inha-issue his Wartants qualified to vote in Town Affairs, that they meet together at such Time runt for calland Place in said Plantation as by said Warrant shall be appointed to chuse such ing a Meeting Officers as may be necessary to manage the Assairs of said Town, and the Information of Town Officers being so met, shall be and hereby are impowered to chuse such cers. Officers accordingly.

CHAP.

Great-Barrington.

CHAP. VI.

An Act for erecting the North Parish or Precinct in the Town of Sheffield into a separate Town by the Name of Great-Barrington.

Parish of Sheffield erected into a separate Town by the Great-Barringlon.

t it enaced by the Governor, Council and House of Representatives, That the faid North Parish or Precinct be and hereby is erected into a separate and distinct Town by the same Limits and Boundaries, which are now the Boundaries of the faid Parish, by the Name of Great-Barrington; and that the faid Town be invested with all the Powers, Priviledges and Immunities, that Towns in this Province do or may by Law enjoy, that of fending a Representative to the General Assembly only excepted; and that the said Town shall have full Liberty and Right, from Time to Time, to join with the Town of Sheffield in chusing a Representative to represent them at the General Assembly, who may be chosen indifferently out of either of the faid Towns, and that the faid Town of Great-Barrington shall from Time to Time be at their proportionable Part of the Expence of fuch Representative; and the Freeholders and other Inhabitants of Great-Their Powers Barrington shall be notified of the Time and Place of Election with the Inand Privileges. habitants of the Town of Sheffield, by a Warrant from the Select-Men of Sheffield, directed to the Constable of Great-Barrington, requiring him to warn them for that Purpose at the Time and Place by them assigned; which Warrants shall be duly served, and scasonably returned by said Constable of Great-Barrington.

Proviso.

Provided nevertheless, and he it further enacted, That the said Town of Great-Barrington, shall pay their Proportion of all Town County and Province Taxes already fet on or granted to be raifed by faid Town of Sheffield, as if this A& had not been made.

Joseph Dwight ered to iffue his Warrant for calling a Town Offi-

And he it further enaced, That Joseph Dwight, Esquire, be and hereby Esq; impow- is impowered to issue his Warrant directed to some principal Inhabitant in said Town of Great-Barrington, requiring him to notify and warn the Inhabitants of the same Town, qualified by Law to vote in Town Meetings, to meet Meeting for at such Time and Place as shall be therein set forth, to chuse all Town Officers, the Choice of which by Law Towns in this Province are impowered or enjoined to chuse.

Preamble.

And whereas in and by an Act made and pass'd in the sirst Year of his prefent Majesty's Reign, erecting and establishing a new County in the Westerly Part of the County of Hampshire, by the Name of Berkshire, it is amongst other Things enacted, "That Sheffield for the present be the Shire Town of Said County of Berkshire, and that the Office of Register of Deeds be kept in the North Parish in said Sheffield, and also that yearly and in every Year, there shall be held and kept a Court of General Sessions of the Peace, and an Inferior Court of Common Pleas, at the North Parish in Sheffield, on the last Tuesday of April and first Tuesday of September": Now to prevent any Difficulties that may arise:

Great-Barrington, to be the Shire ' Town, &c.

We it enacted, That the Town of Great-Barrington for the present shall be the Shire Town of faid County of Berksbire, and the Register's Office be there kept, and that the Courts of General Sessions of the Peace and Inferiour Court of Common Pleas appointed to be held and kept at the North Parish in Sheffield aforesaid, be held and kept in the Town of Great-Barrington on the last Tuesday of April and first Tuesday of September annually; any Thing in the before-recited and mentioned Act to the contrary notwithstanding.

Committee of Rehoboth.

400

CHAP. VII.

An Act to invest the Committee of the second Precinct in Rehoboth with Corporate Powers for certain Purposes therein mentioned.

THEREAS the second Precinct in Rehoboth whereof the Reverend Mr. Robert Rogerson is the present Pastor, have humbly supplicated Preambles this Court, setting forth, that by the Sale of certain Lands they were by this Court impowered to fell, they have now the Sum of Six Hundred Pounds, and that by a voluntary Subscription among themselves they can raise the Sum of Four Hundred Pounds more; which Sums making together One Thousand Pounds, they pray may be placed at Interest, and the annual Interest for ever appropriated to the Support of a Congregational or Presbyterian Minister within said Precinct:

Be it therefore enacted by the Governor, Council and House of Representatives, That Thomas Carpenter, Stephen Moulton, Ephraim Committee Hunt, Daniel Bliss, and Nathanael Bliss, the present Committee of the said declared a Precinct, and those which shall be annually hereafter forever chosen by the Body corpofaid Precinct to the same Office, shall be and are hereby declared a Body cor-rate. porate, by the Name of the Trustees of the second Parish of Rehoboth; and they are hereby incorporated to this special Purpose, to wit, when the said Sum of One Thousand Pounds shall be compleatly raised, to receive the same, and to let the same to Interest on good Security Real or Personal, as they or the major Part of them shall judge sit, and all Bonds Mortgages or other lawful Securities made to the said Thomas Carpenter, Stephen Moulton, Ephraim Hunt, Daniel Bliss, and Nathanael Bliss, or their Successors afore-faid, shall be understood to be valid, and they or their Successors, or the major powered to Part of either of them by the incorporate Name aforesaid, may appear and sue and deplead, fue and defend in any Court within this Province in all Matters touch-fend. ing fuch Securities.

And be it further enacted, That the Interest annually arising from the Interest Mo-faid principal Sum shall be paid to a Minister of a Congregational Church ney appropri-resident and officiating in the Work of the Ministry within the Precinct forever: And if it shall ever hereafter happen that there shall be no Minister of a Congregational Church, fettled within the faid Precinct for the space of one Year, in every such Case, the Interest arising shall be put out to Interest on new Security; and all such increased Capital shall be ordered and managed according to the Directions herein before given respecting the said principal Sum. And the said Thomas Carpenter, Stephen Moulton, Ephraim Hunt, Daniel Bliss, and Nathanael Bliss, and their Successors aforesaid, are hereby incorporated, impowered and directed with respect to the said increased Capital, as they are herein before with respect to the said Sum of One Thousand Pounds.

And be it further enacted, That if at any Time the faid Precinet fhall at Precinet Com? the annual Season of the Year neglect to chuse a Precinct-Committee, the firmed in Committee then last before chosen shall continue vested with all the Powers Case. and Priviledges aforesaid until new ones be chosen.

And he it further enacted, That the faid Committee and their Successors, To be seshall be accountable to the said Precinct, and may by them for any Misse-countable to meanor in their Office aforesaid, be removed from their said Trust, and new the Precincts. ones appointed in their Stead.

Lii

BOSTON: N.E.

Printed by S. KNEELAND, by Order of his Excellency the GOVERNOR, Council and House of Representatives. 1761.

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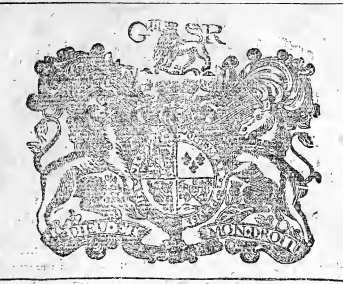
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Acts and Laws,

Passed by the Great and General Court or Assembly of his Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, upon Wednesday the twenty-sixth Day of May, 1756. And continued by fundry Prorogations to the fixth Day of January following, and then met.

CHAP. I.

An Act for altering the Times appointed for holding the were omitted Superiour Court of Judicature, &c. in the Counties of per Place, Page 375. Plymouth, Bristol and Barnstable.

three following Acts

HERE AS the Times appointed by Law for holding the Superiour Court of Judicature, Court of Assize and General Goal Preamble. Delivery, within the Counties of Plymouth, Bristol and Barnstable, are found to be inconvenient in Regard of the extream Heat of the Season, as well as in other Respects:

Be it therefoze enaced by the Lieutenant Governour, Council and House of Representatives, That for the future the Time for holding the Times for Superiour Court of Judicature, Court of Affize and General Goal Delivery holding the at Plymouth, within and for the County of Plymouth, shall be the last Tues-Superiour day in April annually: And that the Time for holding the faid Court at Courts in the Barnstable, for the Counties of Barnstable and Dukes-County, shall be the Plymouth; first Tuesday in May annually; and that the Time for holding the said Barnstable & Court at Taunton, within and for the County of Bristol, shall be the second Dukes County, Tuesday in October annually.

And he it further enaced, That all Writs and other Processes already issued, returnable to the said Court at the Days heretofore appointed for holding the same in the several Counties aforesaid, shall be returned : and All Processes all Matters depending at faidCourt, in either of faid Counties, shall be proto, to be tried ceeded on at the Days respectively appointed by this Act for holding the at faidCourts. fame: And all Officers and other Persons concerned, are required to conform themselves accordingly.

Allize of Cash.

CHAP. II.

An Act in further Addition to an Act Intitled, An Act for Regulating the Affize of Cask; and preventing Deceit in packing Fish, &c. for Sale, made in the fourth Year of King William and Queen Mary.

Preamble.

REAT Complaints having been made of Fraud in the Cash and I Manner of packing Mackerel and other pickled Fish, notwithstanding the Provision heretofore made for preventing it :

Therefore,

Affize of Cask.

Be it enacted by the Lieutenant Bovernour, Council and House of Representatives, That all Casks for pickled Fish shall be made of Staves which shall be well worked, twenty nineInches long, and theHead shall be of the Diameter of seventeen Inches and an half, and the Chine or Part of the Stave without each Head, not more than an Inch and an half, and the Head not more than an Inch thick, the Cask to have the usual bilge, and to be tight and well made, or otherwise shall hold thirty one Gallons and an half, and be marked before packing by a Gauger duly appointed and sworn.

Manner of packing Fish, &c.

And he it further enated, That the Mackerel and other pickled Fish, shall be carefully packed, well falted, and duly filled by a Packer chosen and sworn for the Purpose, the whole of each Barrel to consist of the same Kind of Fish, and every Packer shall brand each Barrel, thus made and packed with the first Letter of his Christian Name, and his Sir-name at length, and with the first Letter of the Name of the Town where the Fish is packed, for which he shall be paid by the Owner of such Fish at the Rate of eight Pence by the Ton, and no more.

Forfeiture for Fish not desbove.

And he it further enacted, That all and every Person or Persons who shall shewing or of. after the first Day of March One Thousand seven Hundred and fifty eight, fering to Sale offer or shew for Sale any Cask or Casks of Mackerel or other pickled Fish not branded, or smaller than the Barrels or Casks described above, or where there shall be any Fraud in packing the Fish, the Person or Persons so offering them to Sale, shall forfeit such Cask of Fish; and any Justice of Peace on Complaint made, may and shall issue his Warrant for seizing and securing fuch Forfeiture for Trial.

Penalty for fraudulent packing or branding.

And he it further enacted. That every Packer who shall pack and brand any Barrels or Casks which are smaller than above directed, or fraudulently packed, for every such Offence shall incur the Penalty of twenty Shillings for each Barrel thus unjustly branded.

Preamble.

And in as much as it is found very difficult for such Persons as are appointed Packers in fundry Maritime Towns, to repair in order to be Sworn, to the Town where the Court of General Sessions of the Peace is held, which is now Requisite:

Packers may be sworn before a Justice.

Be it enaced and adered, That such Packers may be sworn before any one Justice of the Peace for such County in such Town or Place as may be nearest or most convenient, such Justice certifying the Caption to the Clerk of the Court of General Sessions of the Peace, at or before the next Sitting of faid Court. Provided, that this Act shall not be construed or understood to prohibit the packing of Oysters or other Kinds of Fish in Kegs, which have heretofore usually been packed in such small Casks.

And be it further enanted, That all Fines and Forfeitures by this Act, shall be and belong one half to his Majesty for the Use of this Province, and the other Half to him or them who shall inform and sue for the same.

Disposal of Fines.

high-Ways.

CHAP. III.

An 'Act in Addition to an Act made and passed in the fifth Year of the Reign of their late Majesties William and Mary, Intituled An AEt for High-Ways.

THEREAS in and by an Act made and passed in the fifth Year of Preamble. the Reign of their late Majesties King William and Queen Mary, Intituled An Act for High-Ways; it is provided, that where High-Ways or Common Roads are wanting, or where old Ways may with more Conveniency be turned or altered, upon Application made to the Justices in Quarter Sessions in the County where they are wanted, they having first by a Committee enquired into the Necessity and Conveniency thereof, the said Justices are to Order the same to be laid out or altered by a Jury to be summoned by the Sheriff for the said Purpose; which Method is found inconvenient, and causes great and needless Charge to the respective Counties in this Province:

For Remedy whereof:

Be it enaced by the Lieutenant Governour, Council and House of Court of Representatives, That where a new High-Way or Common Road from Seffions to ap-Town to Town or Place to Place shall be wanting, or where an High-Way point a Comor common Road already laid out, stated and established, may or can with mittee to lay greater Convenience be turned or altered, upon Application made to the out or alter High-Ways. Justices of the Court of General Sessions of the Peace within the same County, and it being judged by them to be of common Convenience or Necossity to have such new Way laid out or old one altered, the said Court be and hereby are impowered to appoint a Committee of five difinterested sufficient Freeholders in the same County to view and lay out such High-Way or Road, (which Committee shall give seasonable Notice to all Persons interested) of the Time and Place of their Meeting, and shall be underOath to perform the said Service according to their best Skill and Judgment with most Convenience to the Publick, and least Prejudice or Damage to private Property; and shall also ascertain the Place and Course of said Road in the best Way and Manner they can, which having done, the faid Committee or the major Part of them, shall make Return thereof to the next Court of General Sessions of the Peace to be held in the said County, after the said Return to be service is performed, under their Hands and Seals, to the End, the same made to said Service is performed, under their Hands and Seals, to the End the same Court. may be allowed and recorded, and after known for a publick High-Way.

Provided nevertheless, That if any Person be damaged in his Property by the laying out or altering fuch High-Way, the Town or District where Proviso. the fame is, shall make such Person or Persons reasonable Satisfaction according to the Estimation of the Committee, or major Part of them who laid out the same: which said Committee are impowered and required under Oath to estimate the same, and make Return thereof as aforesaid: and if such Person or Persons so damaged find him or themselves aggrieved by any A& or Thing done by the faid Committee in laying out faid Way or Eslimate of his or their Damages, he or they may apply unto the Court of General Sessions of the Peace, provided such Application be made to the Court that shall be held in faid County next after such Return; and said Court is hereby impowered to hear and determine the fame, and shall and may enquire by a Jury under Oath, to be summoned by the Sheriff or his Deputy for said Purpose, if the Person complaining desires the same; and if the Jury

high-Mays.

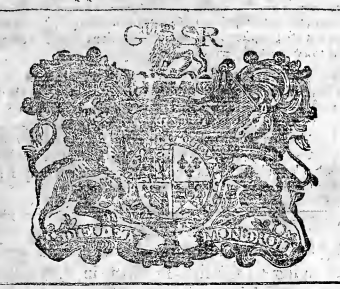
shall not alter said Way, or increase the Damages, the Person complaining shall be at all Costs, to be taxed against him by faid Court, otherwise such Cost shall be paid by the County; and the increase of Damage found by the Jury, shall be paid by the Town or District in which such Way shall

Jury's Verdict to determine fix High-Ways.

And he it further enaced, That the Verdict of such Jury, Return thereof being made under their Hands and Seals to faid Court, shall conclude the Damage, and Person or Persons complaining with Regard to the Damage, and also fix and determine the Place of fuch Road or High-Way, and Record shall be made thereof accordingly.

Suppression of Robberies.

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Acts and Laws,

affed by the Great and General Court or Affembly of his Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the twenty-seventh Day of May, 1761. and continued by fundry Prorogations unto Thursday the twelfth Day of November following and then met.

CHAP. VIII.

in Act in Addition to An Act made and pass'd in the tenth Year of Queen Anne, Intituled An Act. for suppressing Robberies and Assaults.

THEREAS the Act Intituled, An Act for suppressing Robberies and Assaults, made and pass'd in the tenth Year of Queen Anne, is Preamble. insufficient to restrain ill-minded and wicked Ruffians from asaulting and robbing his Majesty's Liege People as they are travelling the ommon Roads, High-Ways or Streets:

Be it enacted by the Governor, Council and Poule of Repres Persons conrentatives, That every Person or Persons that shall after the first Day vice guilty of December next assault, rob and take away from the Person of another, Felony. n or upon any High-Way, Street, Passage, Field or open Place, any Money, Goods, Cloathing or other Thing whatsoever, and shall be thereof, convict, shall be adjudged guilty of Felony, and suffer the Pains of Death accordingly, without Benefit of Clergy.

And whereas by the Ast aforefaid : It is enacted, " That whoever "Inall be convicted of affaulting or offering any Violence or Infolence to Preamble. any Woman or Woman-Kind in the Fields, Streets or Lanes in any Town, " or of despoiling them, damnifying or defacing any of their Attire or Orna-"ments or attempting the same, shall be punished by being publickly whip-' ped) not exceeding ten Stripes or by being committed to the House of "Correction, to receive the Discipline of the House, and continue there by the space of thirty Days, and kept according to the Rules and Orders of the House; and also find Sureties for the good Behaviour, before he be ... L. I I "discharged: LII

Exchanging Weadow.

"discharged And any two Justices of the Peace, (Quorum Unus) in the vacancy of the Court of General Sessions of the Peace, are impow-

ered to hear and determine this Offence.

Justices of the Court of the Sessions to try

Be it further enaced, That instead of the abovementioned Offence being tried by two Justices of the Peace, (Quorum Unus) it shall be tried by the Justices of the Court of General Sessions of the Peace, who are hereby impowered and directed to try the same; and the Person or Persons convicted, shall be sentenced to pay a Fine not exceeding ten Pounds, at the Discretion of the Justices, according to the Nature of his or their Offence, or to be publickly whipped, not exceeding ten Stripes: Any Law, Usage or Custom to the contrary notwithstanding.

C H A P. IX.

AnAct forexchanging of Meadow and Meadowish Ground belonging to the first Precinct in Marshfield. in the County of Plymouth, with Nathanael-Ray Thomas, of said Marshfield, Gentleman, for Salt Meadow.

Preamble.

HEREAS the said Precinct is seized and possessed of a certain Tract of Land or Meadowish Land, containing ninety Acres, more or less, situate in Marshfield aforesaid, on the South side of Green's-Harbour River, so called, bounded Easterly by the Meadow formerly granted by the Town of Marshfield, to Mr. William Thomas, Northwesterly by Green's-Harbour River, as it runs and extends up Stream 'till it comes to the upper End of the great Fresh Marsh, called Green's-Harbour River Marsh, where the River comes to the Upland at the Head of said Marsh, and is bounded Southerly by the Land granted by the Court of New-Plymouth, to Mr. William Thomas, to be holden as a perpetual Personage.

And whereas the faid Nathanael-Ray Thomas, is feized and possessed of a large Quantity of Salt Meadow, as an Estate in Tail, thirty Acres whereof is bounded as follows, viz. Beginning below Hoockantem-Point, so called, by a Stake standing on the Southeast Side of Green's-Harbour River, and from thence South seventy Degrees. East ninety one Rod and an half, to a Stake standing by a Ditch, and from thence North thirty-sive Degrees East, by said Ditch twenty-six Rods and three Quarters to said River, and from thence by said River up Stream, 'till it comes to the Bounds sirst mentioned, exclusive of a little Sedge-Island in said River, on the Easterly Side of the Premises, as the same was laid out by Mr. John Wadsworth, Surveyor, on Oath.

And whereas the said Parish, as well as the Reverend Mr. Thomas Brown, the present Minister on the one Part, and the said Nathanael-Ray Thomas, on the other, for their mutual Advantage and Benefit, have agreed to an Exchange of the above recited Premises: That is to say, That the said Precinct by its present Minister, and so in Succession to them and all suture Ministers for ever, shall have, hold, possess and enjoy the said thirty Acres of Salt Meadow above described and bounded; and for the same Uses and Purposes as they heretofore held and enjoyed the aforesaid ninety Acres; and that they in perpetual Succession, shall for ever be excluded from any Pretentions to the said ninety Acres: And that the said Nathanael-Ray Thomas, shall have, hold, possess and enjoy the said ninety Acres of Meadow and Meadowish Lands aforesaid deficibed and bounded, as an Estate in Tail, to him and his Heirs, in the same Manner to all Intents and Purposes, as he heretofore held and en-

Division of Lands.

417

joyed the aforefaid thirty Acres; and that he and his Heir's in Tail, Shall for ever be excluded from any Pretention or Claim whatever to the Said thirty Acres of Salt Meadow:

Be it therefore enacted by the Governor, Council and House Agreement of Representatives, That the afore recited Agreement between the said confirmed. first Parish in Marsbfield, and the said Nathanael, Ray Thomas, be and hereby is confirmed, and that the faid Parish by its present Minister, and so to them in future, and to all succeeding Ministers for ever, shall have, hold, possess and enjoy the said thirty Acres of Salt Meadow in as ample a Manner, and to the same Use as they heretofore possessed the said ninety Acres; and they and every of them from any Pretentions to the faid ninety Acres, shall for ever be excluded and debarred.

And that the faid Nathanael-Ray Thomas, and his Heirs in Tail, shall for ever hereafter in as ample a manner, have, hold, possess and enjoy the the faid ninety Acres in the fame way and Manner, as he heretofore held and possessed the faid thirty Acres of Salt Meadow; and he and his Heirs in Tail, shall for ever be excluded from any Right or Pretention to said thirty Acres of Salt Meadow, aforementioned.

C H A P. X.

An Act to annul a Division heretofore made by the Proprietors of common and undivided Lands, in a Place called Phillip's-Town, in the County of York.

THEREAS the Proprietors of the common and undivided Lands, in a Place called Phillip's-Town, in the County of York, have Preamble. petitioned this Court, setting forth, that in order to an effectual Settlement of the said Lands, it is needful that a Division be made thereof, that so each Proprietor may know and settle his Part in Severalty; and that it appears by the Records of faid Proprietors, that in the Year 1730, a Division was made of Two Thousand Acres, Part of the said Land, into forty Lets of fifty Acres each, and that the Proprietors drew their several Lots in the said Division; but that it no way appears where and in what manner the faid Lots were laid and bounded, nor any Plan of the Division being to be found, the Petitioners did thereupon pray, that the said ancient Division may by the Authority of this Court be annulled and vacated, to the end they may proceed regularly in a new Division : .

Be it therefore enaced by the Governor, Council and Houle of Representatives, That the said Division made in the said Year 1730, Division in be and hereby is annulled and made void: And that the faid Proprietors 1730 declared void. be and hereby are enabled to proceed to a Division of the whole, or any Part of the Lands by them held in Common as aforefaid, as they might have done if the Division aforesaid in the Year 1730, had never been made.

Provided always, That nothing in this Act shall be understood, or construed, to affect the Right or Title of any Person actually settled upon Proviso. Lands, in any Part of Phillip's Town, affigned or allotted to him before the making of the Division aforementioned: But such Right and Title shall be and remain as if this A& had never been passed.

Mare.

CHAP. XI.

An Act for erecting Ware-River Parish (so called) in the County of Hampshire, into a District, by the Name of Ware.

Preamble.

WHERE AS the Inhabitants of Ware-River Parish (so called) in the County of Hampshire, have represented to this Court, the great Disficulties and Inconveniencies they labour under in their prejent Situation, and have ear restly requested that they may be Incorporated into a District:

District of Ware Incorporated.

Be it therefore enacted by the Bovernor, Council and Jouse of Representatives, That the said Ware-River Parish, (so called) bounded as follows, viz. Southerly upon Palmer, including that Tract of Land in said Palmer, which is the Property of the Heirs of Isaac Magoon, deceased; Easterly upon Western and Brooksield, Northerly upon Hardwick and Greenwich, and Westerly upon Swift-River; be and is hereby Incorporated into a District, by the Name of Ware; and that the said District be and hereby is invested with all the Priviledges, Powers and Immunities that Towns in this Province by Law do or may enjoy, that of sending a Representative to the General Assembly only excepted.

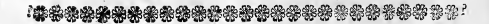
Inhabitants to be warned, & by whom. And he it further enaced. That Eleazer Porter, Esq; be and hereby is directed and impowered to issue his Warrant directed to some principal Inhabitant within said District, requiring him to warn the Inhabitants of said District qualified to vote in Town Affairs, to assemble at some suitable Time and Place in said District, to chuse such Officers as are necessary to manage the Affairs of said District.

Proviso.

Provided nevertheless, The Inhabitants of said District of Ware, shall pay their proportionable Part of all such Town County and Province Charges as are already affessed, in like manner as the this Act had not been made; and that Part of the Province Tax which is the Proportion of the said Magoon's Farm, shall hereafter be abated the District of Palmer, and be borne and paid by the said District of Ware.

BOSTON NE:

Printed by S. Kneeland, by Order of his Excellency the GOVERNOR, COUNCIL and House of Representatives.
M,DCC,LXI.





Acts and Laws,

Passed by the Great and General Court or Assembly of his Majesty's Province of the Massachusetts-Bay in New-England, Begun and held at Boston, upon Wednesday the twenty-seventh Day of May, 1761. and continued by fundry Prorogations unto Wednesday the thirteenth Day of January sollowing, and then met.

CHAP. XII.

An Act to incorporate certain Persons by the Name of the Society for propagating Christian Knowledge among the Indians of North-America.

HE signal Success with which it has pleased Almighty GOD, to crown Preamble. his Majesty's Arms, calls upon us, to express our grateful Acknowledgements to the Author of it, and to demonstrate our Gratitude, by endeavouring to Spread the Knowledge of his Religion; a favourable Opportunity of doing this among the Indians of America, feems now to present it felf, as the French of Canada being subjected to his Majesty's Dominion, have it less in their Power to obstruct so good a Work:

For the promoting of which, divers worthy Persons have petitioned this Court for an Act of Incorporation, whereby they may be enabled with the Affiltance of the charitably disposed, to proceed in it with Vigour, and carry it more effectually into Execution:

Be it enaced by the Bobernor, Council, and Houle of Representatives. That Andrew Oliver, Isaac Royall, John Erving, William Persons Brattle, Robert Hooper, James Bowdoin, Thomas Hancock, Thomas Namesshere-Hubbard, Nathanael Sparlawk, Harrison Gray, and Thomas Flucker, by Incorpo-Esgres, the Reverend Edward Holyoke, President of Harvard-Colledge, rated. the Reverend Joseph Sewall, Charles Chauncy, and Jonathan Mayhew. Doctors of Divinity, John Phillips, Ezekiel Goldthwait, John Ruddock, Francis Borland. Joshua Henshaw, Zachariah Johonnot, Joseph Green, Isaac Winslow, James Pitts. Samuel Grant, Joseph Jackson, James Otis, Jung. Royall Tyler, Thomas Cushing, John Scollay, Benjamin Austin, Joseph Sherburn, William Blair Townsend, William Phillips, M m m

Thomas Fayerweather, William Story, John Barrett, Samuel Dexter, John Symmes, and Benjamin Hallowell, Junr. Esqrs; the Reverend Thomas Foxcroft, Nathanael Appleton, Ebenezer Pemberton, Hull Abbot, Thomas Prentice, Samuel Mather, Andrew Eliot, Samuel Cooper, Samuel Checkley, Jung. Amos Adams, and Alexander Cumming, Ministers, of the Gospel, Messieurs Middlecot Cook, John Tudor, Jonathan Cushing, William Hickling, William Hystop, Stephen Hall, John Simson, Oxenbridge Thacher, Samuel-Phillips Savage, Samuel Deming, Benjamin Church, Isaac Walker, Samuel Hill, Nathanael Holmes, Dennie, Benjamin Hammatt, Fortesque Vernon, Henderson Inches, William Homes, Edward Langdon, Richard Martyn, Henry Newman, Thomas Marshall, Benjam'n Dolbear, Thomas Gray, Henry Bromfield, Jonathan Williams, William Whitwell, John Greenleaf, Timothy Newell, Isaac Smith, William Greenleaf, Onesiphorus Tilestone, William White, Ebenezer Storer, William Gray, Moses Gill, Fonathan Ma-Son, Daniel Waldo, Alexander Hill John White, Moses Peck, Thomas-Handisyde Peck. John Melvill, Samuel Adams, Benjamin Clarke, Samuel Abbot. Peter Boyer, Benjamin Gray, Christopher Clarke, John Scot, Thomas Fletcher, and Samuel Minot, together with fuch others as they shall elect, be and they are hereby incorporated and made a Body Politick, for the Purpole aforefaid, by the Name of The Society for propagating Christian Knowledge among the Indians of North America; and the Society aforesaid, shall have perpetual Succession, and may have a common Seal, which it shall be lawful for them to change, break, alter, and make new at Pleasure, and may Purchase and hold in Succession, Lands, Tenements and Real Estate of any Kind, the annual Income and Profits whereof not exceeding the Value of two Thousand Pounds Sterling. And the faid Society is hereby enabled to take Subscriptions of their own Members, or other charitably disposed Persons, and may take any Personal Estatein Succession. And all Donations to the Society either by Subscription, Legacy or otherwise (excepting such as may be differently appropriated by the Donors) shall make a Part of, or be put into the Capital Stock of the Society, which shall be put out on Interest on good Security, or other-wise improved to the best Advantage, and the Income or Profits applied to the Use and Benefit of such Tribes of Indians as they shall think proper, by causing them to be Instructed in the Principles and Duties of the Christian Protestant Religion: And the said Society is hereby impowered to give such Instructions, Orders and Encouragements to their Officers, and those they shall employ, as they shall judge necessary; and the Persons employed as Teachers in any Capacity, shall be Men of Reputed Piety, Loyalty, Prudence, Gravity, competent Knowledge and Literature, and of other Christian and necessary Qualifications suited to their respective Stations.

Purpole of Incorporation.

And he it further enaded, That the Society aforesaid, shall meet at Fire Meeting fome convenient Place in the Town of Boston, in this Province, on the fourth Day of March next, and then chuse a President, Vice-President, Treasurer and Secretary, and such other Officers as they shall judge proper, and may then also elect new Members, and may make Bye-Laws and Oders for the Regulation of the faid Society: Provided fuch Bye-Laws be not repugnant to the Laws of England, or the Laws of this Province; and act upon all Matters which they apprehend needful to promote the End of their Institution; and the Officers aforesaid, shall continue in their Office until the first Thursday of May next, following the Time of their Appointment aforefaid.

Quarterly Meeting.

And be it further enaued, That there shall be a General Meeting of the Members of the said Society Quarterly at Boston aforesaid, or in

Propagation of the Gospel.

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any other Place within this Province, unless some extraordinary Occurrence prevent the same, on the first Thursdays of February, May, August and November yearly forever, at three of the Clock in the Afternoon, and oftner if needful, when and where the faidSociety shall think fit; and any nine of the Members, the President, Vice-President, Treasurer or Secretary always to be one, being convened at the said Times and Places, are hereby declared to be aQuorum of the saidGeneralMeeting; and the saidSociety at their General Meeting in May, in every Year (and in Case of any extraordinary Occurrence preventing their Meeting then, at the next quarterly Meeting after) shall out of their own Bodyby a Majority of the Members present, elect a Officers to be President, Vice-President, Treasurer and Secretary, and such other Offi-chosen, cers as they shall find needful, to continue in Office until the May Meeting, next following their Appointment, or until others be chosen to succeed them; and all the Officers aforesaid, before they shall be qualified to act, shall be under Oath for the faithful Performance of their respective Trusts; and the said Society at any of their quarterly Meetings (and at no other) may elect into their Body fuch Persons being Contributors and Protestants, as they shall judge qualified to assist them in their good Design; and may appoint a Committee or Committees to prosecute the Orders of any General Meeting, audit the Treasurer's Accounts, and prepare Matters for the Society to act upon; and the Committee or Committees shall exhibit an Account of their Proceedings at the General Mee ings of the Society quarterly.

And be it further cuated. That the Society aforesaid, by the Name aforesaid, shall be and is hereby declared to be capable to prosecute, pur- Power to profue and defend in all Courts and Places, and before all proper Judges what. fecuse and to foever, all Actions, Causes, Processes and Pleas of what Kind or Nature convey Lands; foever, all Actions, Caufes, Processes and Pleas or what Kind or Institute in certain soever, in the fullest and amplest Manner; and if it shall happen that the Cases. faid Society shall become seized of Lands or Tenements, by Mortgage as Security for Payment of any Debt, or by levying Execution on Lands for Discharge of Debts due to said Society, it shall be lawful for the said Society, by Deed under their Seal, to fell and convey the Lands accquired in either of the two mentioned Ways: Provided that no fuch Sale shall be made or concluded on but at some General quarterly Meeting.

And he it further enauted, That the Society aforesaid shall have, and Power to there is hereby granted to them full Power at their quarterly Meetings, make Byeand at no other Meetings, to make fuch Rules, Laws and Ordinances as a foresaid, and to alter the same as they shall see most convenient and need-cies. ful for the better Government of the faid Society, and managing the Affairs thereof, and for the more effectual promoting the aforefaid Delign. And the faid Society is hereby impowered upon the Death of their President, Vice-President, Treasurer, Secretary or other Officers, or upon their acting unfaithfully, or not attending their respective Stations, and their Removal upon these or any other just and necessary Accounts (the Society beinghereby impowered to make such Removal) to chuse others at any other quarterly Meeting to succeed.

Provided always, That no Member shall be removed, or Officer displaced unless at a quarterly Meeting as aforesaid.

And to the End that the Members of the faid Society, and all Contributors to the faid Delign, may know the State of the Society's Stock, and the Dispositions of the Profits thereof, and of all Donations made to the said

Be it further enaged, That a particular Account of fuch Stock and Account Disposition, shall be exhibited by the Treasurer, at every quarterly Meet- be ext ing, which Account the Secretary or a Committee of the faid Society (having examined the same) shall certify to be true; and fair Entries shall be made in properBooks provided for that Purpose, of all Donations made to the said

Committee of Rehoboth.

Society, and of all the Estate both Real and Personal, belonging to the Society, and of the Incomes thereof, and also of all Transactions either by themselves or by their Officers or Committees, for or on Account of the Society, and the faid Books shall be brought to the quarterly Meetings of the said Society, and be there open for the Perusal and Examination of the Mem-

CHAP. XII.

An Act to invest the Committee of the first Precinct in Rehoboth, with corporate Powers, for certain Purposes therein mentioned.

MIHEREAS the first Precinct in Rehoboth, whereof the Reverend Mr. John Carnes is the present Pastor, have humbly supplicated this Court, fetting forth that by the Sale of certain Lands, they were by this Court enabled to fell, they are now possessed of the Sum of Six Hundred Pounds, which Sum with some Interest gained thereto, they pray may be placed at Interest, and the Interest accruing thereby to be placed at Interest, until the Sum of Twelve Hundred Pounds be thereby raised on the whole, and that the same Sum may be placed at Interest, and the Income thereof be for ever appropriated to the Support of a Congregational Minister within the said Precinct, and that this Court would invest the Committee of the said Precinct with the Powers needfull for those Purposes:

Precinct Committee incorporated into Body Poli-

Be it therefore knaded by the Gavernor, Council and House of Representatives, That Daniel Carpenter, Thomas Ailyn, John Hunt, John Cooper, and Ebenezer Walker, the present Committee of the faid Precinct, and those which shall be annually hereafter forever chosen by the said Precinct to the same Office, shall be and are hereby declared a Body Corporare by the Name of the Trustees of the first Parish of Rehoboth; and they are hereby Incorporated to this special Purpose, viz. to receive the faidSum of Six Hundred Pounds, with the Addition it hath already gained, and to let the same to Interest, on good Security, Real or Personal, as they or the major Part of them shall judge best, and the Interest received to put out to Interest again, until by this Increase or by voluntary Subscription in the faid Precinct, or other lawful Means, there be raifed a Capital of Twelve Hundred Pounds lawful Money of this Province; and all Bonds Mortgages or other lawful Securities made to the faid Daniel Carpenter, Thomas Allyn, John Hunt, John Cooper, and Ebenezer Walker, or their Successors aforesaid by the Corporate Name aforesaid, shall be and are hereby declared valid, and they and their Successors or the major Part of them by the faid Name may appear, and Plead, Sue and Defend, in any Court within this Province, in all Matters touching fuch Securities.

to be put to Interest.

And be it further enacted, That the faid Sum of Twelve Hundred Money raised Pounds, when raised, shall be by the said Trustees put to Interest on good Securities, and the Interest annually arising from the same shall be paid to a Minister of a Congregational Church resident and officiating in the Work of the Ministry within the said Precinct forever. And if it shall ever after the said Sum of Twelve Hundred Pounds, is raised, happen that the c be no Minister of a Congregational Church settled within the said Precinct, for the Space of one Year, in every such Case the Interest arising shall be put out to Interest on new Security, and all such increased Capital shall be ordered and managed according to the Directions herein before given, ref pecting the faid principal Sum of TwelveHundred Pounds. And the faid Daniel Carpenter, Thomas Allyn, John Hunt, John Cooper, Ebenezer Walker

Edgartown Courts. Sandisfield.

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Walker, and their Successors aforesaid, are with respect to the said Sum of Twelve Huntred Pounds, and all fuch increased Capital, fully incor-

porated, impowered and directed in Manner aforesid.

That if ar any Time the said Precinct Proviso in shall at their Annual Meeting in March, neglect to chuse a Precinct- Case of Neg-Committee, the Committee then last before chosen, shall continue vested lect. with all the Powers and Priviledges aforefaid, third new ones be chosen.

and he it further enaced, That the faid Committee and their Suc-Committee cessors shall be accountable to the said Precinct, and may by them for any to be accountable to the said Precinct, and may by them for any Misdemeanor in their Office aforesaid, be removed from their said Trust, teble &c. and new ones appointed in their Stead.

CHAP. XIV.

An Act for altering the Place for holding the Courts of General Sessions of the Peace, and Inferiour Court of Common Pleas heretofore by Law held at Edgartown r arland, vide colla T Dukes-County in October annually.

For the better Accommodation of the Inhabitants of Dukes-County :

D'it enaded lig the Governor, Council and House of Representatives, Courts alter-That the Court of General Sessions of the Peace and Inferiour Court ed in Dukes of Common Pleas for the County of Dukes-County, appointed by Law County. to be holden on the last Tuesday of October annually, shall instead of being holden at Edgartown, be henceforth holden at Tilbury in the same County on the last Tuesday of October annually, and all Officers and other Persons concerned are required to conform themselves accordingly.

An Act for creeding the new Plantation called Number-Three in the County of Berkshire into a Town by the Name of Sandisfield.

THEREAS it hath been represented to this Court, that the erecting Preamble. the Plantation called Number-Three into a Town, will greet'y contribute to the Growth thereof, and remedy many Inconveniencies to which the Inhabitants and Proprietors may be otherwise subject :

Be it enaced by the Governor, Council and House of Representatives, Bounds of That the Plantation aforesaid, bounded as follows, viz. West on New-Marlbo-Sandisfield. rough, South and East on Equivalent Land so called, North partly on Number-One, and partly on said Equivalent Land; be and hereby is creeted into a Town by the Name of Sandisfie'd; and that the Inhabitants thereof be and hereby

are invested with all the Powers, Priviledges and Immunities, which the Inhabitants of the Towns within this Province do enjoy.

And he it success, That Joseph Dwight, Esquire, be and hereby is empowered to issue in the Warrant directed to some principal Inhabitant in said ing to be Town, requiring him to warn the Inhabitants of the faid Town, qualified by warned. Law to vote in Town Affairs, to meet at fuch Time and Place as shall be therein set forth, to choose all such Officers as are or shall be required by Law to manage the Affairs of fail Town.

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Templetown. Bernarditon.

C H A P. XVI.

An Act for erecting the new Plantation called Fall-Town in the County of Hampshire into a Town by the Name of Bernardston.

Preamble.

WHERE AS it hath been represented to this Court that the erecting the Plantation called Fall-Town into a Town will greatly contribute to the Growth thereof, and remedy many Inconveniencies to which the Inhabitants and Proprietors may be otherwise subject : 1

Bounds of the Town.

Be it enaced by the Covernor. Council and House of Representatives, That the Plantation aforesaid, bounded as follows, viz North on the Province Line, South partly on Deerfield and partly on Greenfield, East upon Northfield, and West on Colrain; be and hereby is erected into a Town by the Name of Bernardston, and that the Inhabitants thereof be and hereby are invested with all the Powers, Priviledges and Immunities, which the Inhabitants of the Towns within this Province do enjoy.

Town Meeting to be warned.

And be it further enaded, That Elijah Williams, Esquire, be and hereby, is impowered to iffue his Warrant directed to some principal Inhabitant in said Town, requiring him to warn the Inhabitants of the faid Town, qualified by Law to vote in Town Affairs, to meet at such Time and Place as shall be therein fet forth, to choose all such Officers as are or shall be required by Law to manage the Affairs of faid Town.

CHAP. XVII.

An Act for Incorporating the Plantation called Narragansett Number-Six in the County of Worcester into a Town by the Name of Templetown.

Preamble.

HERE AS the Plantation of Narragan fert Number-Six lying in the County of Worcester is competently filled with Inhabitants who labour under great Difficulties and Inconveniencies by Means of their not being h Therefore,

Town.

Be it enacted by the Gobernar, Council and House of Representatives, Bounds of the That the said Plantation commonly called and known by the Name of Narragansett Number-Six, bounding Westerly on Poquioge, Southerly on Rutland-District and Petersham, Easterly on Westminster, Northerly on Ipswich-Canada and Royalshire, be and hereby is erected into a Town by the Name of Templetown; and that the faid Town be and hereby is invested with all the Powers Priviledges and Immunities that any of the Towns of this Province do or may by Law enjoy.

Proviso.

Provided, that nothing in this Act shall be sounderstood or construed as in any Measure to supersede or make void any Grants or Assessments already made or agreed on by the Proprietors of said Place in time past, but that the same shall remain and be as effectual as if this Act had not been made.

Town Meeting to be warned.

And be it surther enacted, That Joshua Willard, Esquire, be, and hereby is impowered to iffue his Warrants to some principal Inhabitant of the said Plantation, requiring him in his Majesty's Name to warn and notify the said Inhabitants qualified to vote in Town Affairs, that they meet together at such Time and Place in faid Plantation as by faid Warrant shall be appointed, to chuse such Officers as may be necessary to manage the Affairs of said Town, and the Inhabitants being so met shall be and hereby are impowered to chuse faid Officers accordingly.

CHAP. XVIII.

An Act for erecting the new Plantation called Number-One in the County of Berkshire into a Town by the Name of Tyringham.

THEREAS it bath been represented to this Court that the erecting the Plantation called Number One into a Town will greatly contribute Preamble. to the Growth thereof, and remedy many Inconveniencies to which

the Inhabitants and Proprietors may be otherwise subject :

Be it enaced by the Covernor, Council and House of Representatives, That the Plantation aforesaid, bounded as follows, viz. West on Sheffield, Bounds of the South partly on New-Marlborough, and partly on Number-Three, East partly on Number-Four, and partly on Land called the Equivalent Lands, Northerly on the Unappropriated Lands of the Province, be and hereby is erested into a Town by the Name of Tyringham, and that the Inhabitants thereof be and hereby are invested with all the Powers, Priviledges and Immunities, which the Inhabitants of the Towns within this Province do enjoy.

And be it further enaced, That Joseph Dwight, Esquire, be and hereby Town-Meetis impowered to issue his Warrant directed to some principal Inhabitant in said ing to be Town, to notify and warn the Inhabitants in said Town, 'qualified by Law to warned. vote in Town Affairs, to meet at such Time and Place as shall be therein set forth, to chuse all such Officers as are, or shall be required by Law, to manage the Affairs of faid Town.

CHAP. XIX.

An Act for erecting the Society and Parish of Natick into a separate District by the Name of Natick.

THERE AS the Society and Parish of Natick, so called, within Preamble. the County of Middlesex, labour under many and great Difficulties by Reason of their not being erected into a distinct and separate District: Therefore,

Be it enaced by the Governor, Council and House of Representatives, That the Society and Parish of Natick be and hereby is creeted into a District Natick a Difby the Name of Natick, according to the Boundaries of the said Parish, and trick, that the Inhabitants of the said Society and Parish be and hereby are invested with all the Priviledges Powers and Immunities that Districts are invested with agreeable to an Act made and passed in the first Year of his Majesty's Reign, Intituled " An Act for the better regulating Districts within this Province." Provided that the present Meeting-House shall not be removed, nor any new Meeting-House erected within the same, without the special Licence of this Court.

And he it turther enacted by the Governor, Council and House of Representatives, That the Votes of the said Parish of Natick on the eigh-firmed. teenth Day of January last, be and hereby are ratified and confirmed.

CHAP.

An Act for erecting the new Plantation called Payquage in the County of Worcester into a Town by the Name of Athol.

7 HEREAS it hath been represented to this Court that the Inhabitants of the Plantation of Payquage in the County of Worcester, Preamble. labour under great Difficulties by Reason of their not being incorporaied into a Town, and are desirous of being so incorporated:

Barnstable Courts. York Courts.

we it igrestore charted by the Gazern's, Louncil and House of Repre-Bounds of the Centatives, That the said Plantation be and hereby is erected into a Town by the Name of Athol, bounded as follows, viz. Northerly on the Plantations of Roya' /hire and Mountgrace, Westerly on Erving shire and New-Sa'em, Southerly on Petersham and the Plantation called Number-Six, and Easterly on said Number-Six; and that the Inhabitants thereof be and hereby are invested with all the Powers, Priviledges and Immunities that the Inhabitants of the Towns within this Province are by Law vested with.

Town Meeting to be warned.

Athal.

And he it further enacted, hat John Murray, Esquire, be and hereby is directed and empowered to iffue his Warrant directed to some of the principal Inhabitants within said Town requiring them to warn the Inhabitants of faid Town qualified to vote in Town Affairs, to assemble at some suirable Time and Place in faid fown to chuse such Officers as are necessary to manage the Affairs of faid Town: Provided nevertheless, the Inhabitants of said Town shall pay their proportionable Part of such County and Province Char. ges as are already affeffed in like Manner as tho' this Act had not been made.

CHAP. MXI.,

An Act for holding the Unit of General Sessions of the Peace, and the Inferiour Court of Common Pleas at Biddeford in the County of York.

Courts altered in the County of York.

. DE it enaced by the Bostnor Touncil and Houle of Representatives, That the Court of General Selfions of the Peace, which formerly by Law was held in Falmouth in the County of York on the first Tuesday. of October annually, henceforward shall be held yearly and every Year at Biddeford in the County of York on the first Tuesday of October by the Justices of the Peace for the same County or so many of them as are or shall be limitted in the Commission of the Peace, who are hereby impowered to hear and determine all Matters relating to the Conservation of the Peace, and Punishment of Offenders, and whatsoever is by them Cognizable according to Law, and to give Judgment and award Execution thereon.

And be it further enacted. That the Inferiour Court of Common Pleas which by Law was held at Falmouth in the County of York on the first Tuesday of October shall be held and kept in Biddeford in the County of York on the first Tuesday of October, yearly and every Year, by four substantial Persons, that are or may be appointed and Commissionated as Justices of the same Court, any three of them to be a Quorum for the holding of the faid Court, who shall have Cognizance of all Civil Actions arising or happening within such County triable at the Common Law of -what Nature kind or quality soever, and are hereby impowered to give Judgment therein and award Execution thereupon.

C.H.A.P. XXII.

An Act in Addition to an Act for altering the Time for holding the Courts of General Sessions of the Peace, and Inferiour Court of Common Pleas within the County of ·Barnstable.

THEREAS the Time by Law appointed for holding the Courts of General Sessions of the Peace and Inferiour Court of Common Pleas , at Barnstable, for the County of Barnstable, on the second Tuesday in May yearly, is found to be inconvenient, by Reason of the altering of the Superiour Court of Judicature, Court of Assize and General Goal Delivery within the Counties of Barnstable and Dukes-County: 15e

Hampsbire Courts. Rates of Coins.

Be it therefoze enaced by the Bovernor, Council and House of Repre- Time for fentatives. That the Court of General Sessions of the Peace, and Inferiour holding the Court of Common Pleas, for and within the County of Barnstable, appointed by Law to be on the second Truesday in Man appealing the horseforth half by Law to be on the second Tuesday in May annually, be henceforth held and kept on the last Tuesday in June yearly.

C H A P. XXIII.

An Act for altering the Time for holding the Court of General Sessions of the Peace and Inferiour Court of Common Pleas in the County of Hampshire, from the third to the first Tuesday in May.

OF General Sellions of the Donated by Law for holding the Court of General Sessions of the Peace and Inferiour Court of Common Preamble. Pleas in the County of Hampshire is on the third Tuesday of May, which Time is found inconvenient in some Respects, and it is apprehended may be altered with Advantage to the Publick:

We it enacted by the Governor, Council and House of Representatives, Time for That for the future, the Time for holding the Court of General Sessions of holding the the Peace and Inferiour Court of Common Pleas within and for the County Courts alterof Hampshire, shall be the first Tuesday in May annually, instead of the third ed. Tuesday of the same Month.

Be it further enacted, That all Writs and other Processes already issued, or that may issue before the last Day of March next returnable to said Courts at the Day heretofore appointed for holding the same in the County aforesaid, shall be returned, and all Matters depending at faid Courts, shall be proceeded on at the Day appointed by this Act for holding the fame; and all Officers

and other Persons concerned are required to consorm themselves accordingly. C H A P. XXIV.

An Act in Addition to an Act made and passed in the twenty-third Year of his late Majesty George the Second, Intituled, An Act for ascertaining the Rates at which Coined Silver and Gold, and English Half Pence and Farthings may pass within this Government.

pa. 340

7 HEREAS divers Doubts have arisen and a Question been made, Preamble; whether the Gold Coins mentioned in an Ast mude and paffed in the twenty third Year of his late Majefly George the Second, Intituled " An Ast for afcertaining the Rates at which Coined Silver and Gold, and " English Half-Pence and Farthings may pass within this Government," are a legal Tender:

Be it therefore enacted and deriated by the Governor, Council, and Gold and Silver of Representatives. That the several Gold and Silver Coins, in the made a Tenfaid Act specified, at the Rates in the said Act mentioned, are and shall der. be Lawful Money of this Province, and a legal Tender in all Payments publick and private; and all Indoments shall be entered up in Lawful Money. publick and private; and all Judgments shall be entered up in Lawful Money, without any Abatement, Rebatement or Allowance by Reason of the varying Prices of Gold or Silver Bullion; Provided that a Johannes or Gold Coin of Fortugal mentioned in the faid A& shall not weigh less than eighteen Penny weight tenGrains, an half Johannes not less than hinePenny weight and five Grains, a Moidore not less than six Perny weight twenty two Grains and one Quarter of a Grain, and a Gninea not less than five Penny weight nine Grains; and 000

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Treasurer's Notes.

that fuch of the faid Coins which shall fall short of the respective Weights aforefaid, shall nevertheless be accounted a Tender with an Allowance for such Deficiency ar the Rate of Gold at two Pence half Penny per Grain.

C H A P. XXV.

An Act for the better fecuring the Possessor of the Province Treasurer's Notes, by enabling the Province Treasurer to give new Receipts or Obligations in Lieu of fuch Notes as are now extant.

Preamble.

THEREAS the Treasurer of this Province hath been impowered and directed by several Acts to borrow large Sums of Money for the Use of the Province, and to give his R ceipts or Obligations for the Payment of the same; many of which Receipts and Obligations are now outstanding and unpaid; and divers Frauds and Deceits have been put upon several Persons, by forging and counterfeiting said Receipts and Obliga-. tions, tendering in Payment; uttering and exchanging such forged and counterfeit Receipts and Obligations to the Prejudice of the publick Credit:

Be it therefore enaced by the Governor, Council and House of Representatives, That all Receipts, Notes or Obligations hereafter to be given by the Treasurer of this Province, by Virtue of this or any other Act now in Force for Money borrowed, or to be borrowed, for the Use of the Province,

shall be in the Form following, viz.

Form of the new Notes.

> Province of the Massachusetts-Bay, Day of Borrowed and Received of the Sum of

for the Use and Service of the Province of the Massachusetts-Bay, and in Behalf of said Province, I do hereby promise and oblige my self and Suc-

cessors in the Office of Treasurer, to repay to the said

or to his Order, the

in Spanish mill'd Dollars at the aforesaid Sum of Six Shillings each, or in the severa! Species of coined Silver and Gold enumerated in an Act made and passed in the twenty-third Year of his late Majesty King George the Second, Intitued, An Act for ascertaining the Rates at which coined Silver and Gold, English Half-Pence and Farthings may pass within the Government; and according to the Rates therein mentioned; with Interest annually at fix per Cent.

Witness my Hand,

A: B. C. D. E. F. Committee.

H. G. Treasurer.

Which Form, (except as is hereafter provided) shall be printed upon the most suitable Paper that can from Time to Time be provided by the Treafurer, and a fuitable Border round the same; and also the Words, Province of the Massachusetts-Bay, the Word Committee, and the Words, Witness my Hand, shall be struck off from a Copper Plate, which the Treasurer likewise is impowered and directed to procure; and each Blank before it is filled up shall be stamped in some convenient Part of it with a Stamp of a new Form, to be procured by the Treasurer for that Purpose.

And he it further enacted, That a Committee of Three, shall from Time to Time be appointed by the General Court, who shall sign all the Blanks at the left Hand, as in the Form aforesaid is prescribed, before the Treafurer fill them up; and the faid Treasurer and the faid Committee, are. also impowered and directed to dispose of the Custody of said Copper Plate

Committee to fign the new Notes.

and.

Treasurer's Notes.

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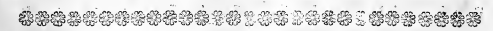
and Stamp in fuch Manner, as in their Discretion shall appear most likely to prevent any Frauds or Counterfeits; and the faid Committee and all Persons to be employed in the Printing, Engraving or Stamping of faid Blanks, shall be under Oath to the faithful Discharge of their respective Trusts.

And be it further enaced, That the Treasurer be, and he is hereby impow- Old Notes to ered and directed upon the Request of the Possessor Possessor of any of his be exchang-Receipts or Obligations, for Money borrowed for the Use of the Province ed. which are now outstanding, and not payable at the Time of such Requests, to take fuch Receipts and Obligations up, and to give the Possessor Possessor in Lieu thereof, new Receipts or Obligations for such Sum or Sums as are contained in the Receipts or Obligations so taken up, or shall give one new Receipt for any such Number of old ones, as the Possessor shall request to have in one new Receipt or Obligation, taking Care to pay the Interest up to the Time of exchanging fuch old Receipts or Obligations; which new Receipts or Obligations shall be made payable at the same Periods with those taken up: Provided none of said new Receipts be for less than Six Pounds. And all the Funds established or appropriated by any Act or Acts of this Province, for the Re- Records condemption and Payment of any such old Receipts or Obligations, are hereby firmed. confirmed, and shall remain established and appropriated to the Redemption and Payment of the new Receipts and Obligations to be given in the Form prescribed by this Act; and such newReceipts and Obligations shall to all Intents and Purpoles avail the Possessor, as if he were possessed of the Receipts or Obligations so to be given up.

And be it further enaued, That no Possessor or Possessors of any of the No urther Treasurer's Notes, Receipts or Obligations now payable, or that may become Interest to be payable before the last Day of June next, shall receive any Interest upon such Receipt or Obligation for any longer Term than until the last Day of July ble after the next.

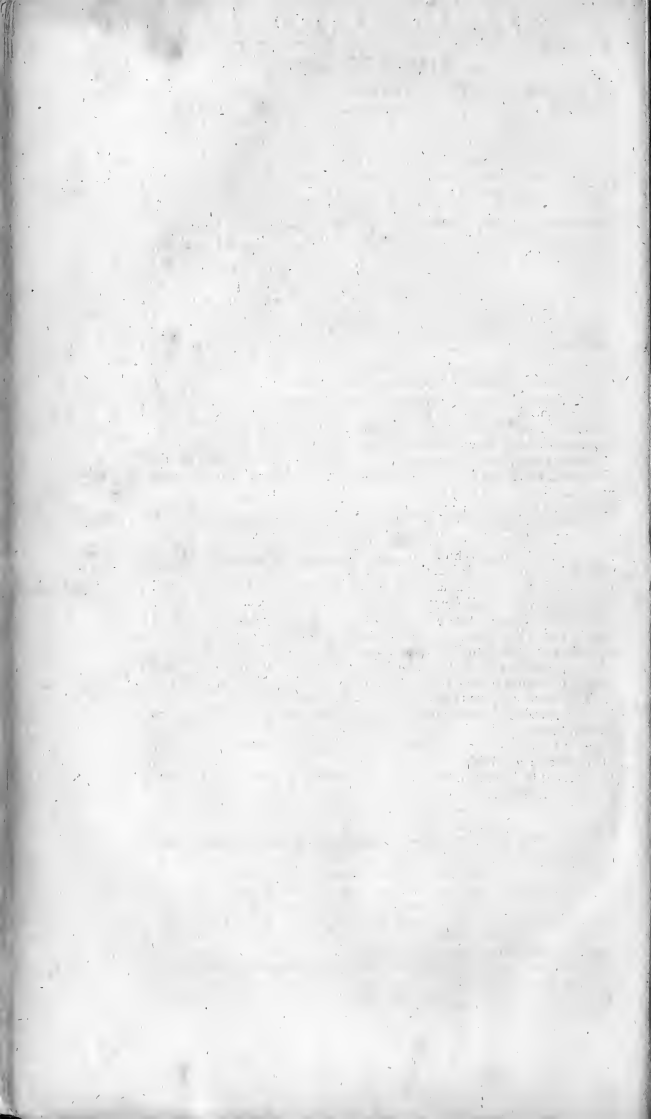
Provided always, That all the Treasurer's Notes which are now outstanding and unpaid, and which the Possessor will not exchange for Notes of the Notes now abovementioned Form shall at the several Periods of Payment be paid according to be paid in Siling to the Face of such outstanding Noies, and all such as promise Silver shall ver if not exbe paid in Silver at fix Shillings and eight Pence per Ounce, or Spanish mill'd changed. Dollars at fix Shillings each; and the Treasurer is hereby directed to pay the fame accordingly.

And he it further enacted, That all the Possessors of the Treasurer's Notes who do not chuse to have them exchanged for Notes of the new Form, shall Such Notes to some Time before the last Day of June next bring such Notes to the Trea- be brought in furer's Office, and have them stamped, and an Account taken of them by the to be stamped. Treasurer, and a Committee to be appointed by the General Court; and no Interest shall be paid upon any such 'Treasurer's Notes Receipts or Obligations not brought in as aforefaid, for any longer Time than until the last Day of July next; which Notes fo stamped shall be returned to the Possessors, and the Account so taken shall be signed by said Committee, and by them transmitted to the General Court.



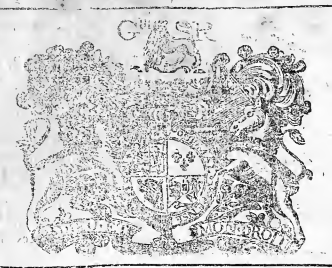
BOSTON, N. E.

Printed by S. KNEELAND, by Order of his Excellency the GOVERNOR, COUNCIL and House of REPRESENTATIVES. M, DCC, LXII.



Agent for the Province.

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Acts and Laws,

Passed by the Great and General Court or Assembly of his Majesty's Province of the Massachusetts-Bay, in New-England, Begun and held at Boston, upon Wednesday the twenty-seventh Day of May, 1761. and continued by fundry Prorogations unto Wednesday the sourteenth Day of April sollowing and then met.

C H A P. XXV.

An Act for impowering Jasper Mauduit, Esq; and in Case he is prevented by Sickness, Death, or any other Way, Richard Jackson, Jun. Esq; to receive any Sum or Sums of Money that are or may be due or payable in. Great-Britain, to the Province of the Massachusetts-Bay.

THE RE AS the Parliament of Great-Britain, have granted Two Hundred Thousand Pounds Sterling, to enable His Majesty to make Preamble. a proper Compensation to the respective Colonies in North-America, for the Expences incurred by them, in Levying, Cloathing and Pay of the Troops raised by them respectively, in the Year One Thousand seven Hundred and fixty.

And whereas it is humb'y hoped that the Parliament will make a Grant to the said Colonies, for the Expences incurred as aforesaid in the Year One Thousand seven Hundred and sixty-one, and that will be incurred the present Year One Thousand seven Hundred and sixty-two:

Be it enaced by the Governor, Council and house of Representatives, That Fasper Mauduit, Esq; Agent for this Province in Great-Britain, Jasper Manand in Case he is prevented by Sickness, Death or any other Way, Richard duit, Esq. im-Jackson, Jun. Esq; be, and is hereby authorized and impowered to receive powred and in the whole and every Part of the Sum or Sums that are or shall be assigned Jackson, Jun. by His Majesty to the Province of the Massachusetts-Bay, out of any Grant to receive made, or to be made as aforcfaid; and upon Receipt thereof, to give a full Money. Discharge therefor, to the Right honourable the Lords Commssioners of the Treasury, or to any Person or Persons whatsoever, who may have the same, or any Part thereof, in his or their Hands or Possession: And that the said Ja/per

Cumberland & Lincoln Courts.

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Jasper Mauduit, or Richard Jackson, pursue such Instructions as they shall respectively receive from the General Court, with Regard to the Transportation of the same to this Province.

Province Treasurer to receive it upon its arrival.

and he it further enacted. That the Treasurer of the Province for the Time being, be and he ishereby fully authorized and inpowered to demand and receive the whole and every Part of such Sum or Sums of Money from the Commander of any Vessel, on Board of which the same shall be ship'd, on the arrival thereof within this Government.

And whereas there may be Minies belonging to the Province in the Hinds

ard Jackson, Jun. Eig; to &c of Mr. Bollan.

of William Bollan, Esq, or other Persons in Great-Britain:
B: it enated, That the said Fasper Muduit, Es; and in Case he is duit, Esq. and prevented by Sickness. Death or any other Way, the said Richard Fackson, in Case: Rich-Jun. Esq. be and hereby is authorized and impowered to demand of and receive fro n the said William Bollan, Esq; or any other Person, all Monies in his receiverapers, or their Hands belonging to the Province; and also to receive of the said William Bollan, Esq; all Papers in his Hands relative to the Affairs of the Provi nce.

C H A P. XXVI.

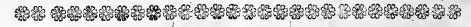
An Act for altering the Times of holding the General Sessions of the Peace, and the Inferiour Court of Common Pleas, for the Counties of Cumberland and Lin-

Times for holding Cumberland and Lincoln Courts altered.

b it enacted by the Governor, Council and House of Representatives, That in this present Year, and every Year for the future, the General Sessions of the Peace, and Court of Common Pleas for the County of Gumberlana, be holden, and they are hereby ordered to be holden and kept at Falmouth, on the third Tuesday of May, and the second Tuess. day of October: Any Law to the contrary notwithstanding.

And be it further enacted. That in this present Year, and every Year for the future, the General Sellions of the Peace and Inferior Courts of Common Pleas for the County of Lincoln, be holden, and they are hereby ordered to be holden and kept at Pownalborough, on the first Tuesday of June, and the last Tuesday of September: Any Law to the contrary notwithstanding.

And be it further enacted. That all Writs and Processes already issued returnable to the Courts aforesaid, at the Times hitherto appointed by Law for holding faid Courts respectively, and all Matters depending in said Courts, shall be proceeded on at the Times respectively appointed by this Act for holding the respective Courts aforesaid: And all Officers and other Persons concerned, are hereby required to conform themselves accordingly.



B O S T O N : N. E.

Printed by S. Kneeland, by Order of his Excellency the GOVERNOR, COUNCIL and House of REPRESENTATIVES. M,DCC,LXII.

Mindham.

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Acts and Laws,

Passed by the Great and General Court or Assembly of his Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, upon Wednesday the twenty-sixth Day of May, 1 7 6 2.

CHAP. I.

An Act for Incorporating the Plantation called New-Marblehead in the County of Cumberland into a Town by the Name of Windham.

THEREAS it is represented to this Court by the Grantees of Preambles the Plantation called New-Marblehead in the County of Cumberland, that the Inhabitants thereof labour under many Inconveniencies by their not being Incorporated into, and invested with the Powers and Privi-

Therefore, leges of a Town:

Be it enaced by the Bovernor, Council and Houle of Representatives, Windham That the whole of the said Plantation bounded as follows, viz. beginning at a Bounds. Place called Sacarippy-Falls, in Pefumscot-River, and so as the River runs, to a great Pond, call-d Chebago-Pond, thence North forty five Degrees East four Miles and one Hundred and twenty Poles; thence South forty five Degrees East to the Head Line of North-Yarmouth; thence South forty five Degrees West on said Head Line, three Miles to the Place where the Towns of Falmouth and North-Yarmouth do meet and join; thence South twentyfour Degrees and twenty Minutes West on the Head Line of Falmouth, seven Proviso. Miles and fixty Poles to Sacarippy-Falls first mentioned; be and hereby is erected into a Town by the Name of Windham: Provided the Lines abovementioned do not include more than the original Grant of said Township: And that the Inhabitants thereof be, and hereby are invested with all the Powers and Priviledges that Towns in this Province do enjoy; and that Stephen Town Meet Long fellow, Esq; be and hereby is impowered to issue his Warrant to some ing to be principal Inhabitant of said Plantation, requiring him in his Majesty's Name to warned. notify and warn the said Inhabitants, duly qualified to vote in Town Affairs, to convene at fuch Time and Place in faid Plantation as by faid Warrant shall be appointed, then and there to chuse proper Officers to serve till their next March Meeting, according to Law.

CHAP.

Chesterfield. Dahham.

CHAP. II.

An Act for Incorporating the new Plantation called New-Hingham into a Town by the Name of Chestersheld.

Preamble.

HERE AS the Proprietors of the new Plantation called New-Hingham are under such Circumstances that they cannot carry on their publick Affairs without the Aid of this Court, they being originally two Proprieties as to their Property, and bave never been united into one Propriety as to their publick Affairs:

Chester field Bounds. Be it therefore enacted by the Governor, Council and Loufe of Reprefentatives, That the new Plantation called New-Hingham, lying in the County of Hamphire, bounded as follows, East on the Township of Hatfield, South partly on Northampton, and partly on Land lately sold by the Province, North partly on Province Lands, and partly on a Grant made to Narraganfett Number Four, and extending West to make twenty three Thousand and forty Acres, exclusive of Colman's-Grant, which contains six Hundred Acres; be and hereby is Incorporated into a Town, by the Name of Chestersield, with all the Powers, Priviledges and Immunities, that Towns within this Government have or do enjoy.

Taxes to be raised.

And he it further enaced. That all Taxes to be raifed within faid Town for fettling a Minister, building a Meeting-House, clearing and repairing Roads, be levied upon the several Proprietors of said Plantation according to their Interest, until the further Order of this Court, and that said Inhabitants proceed by the same Rules in levying and collecting said Taxes as Proprietors in new Plantations are by Law obliged to observe.

Town Meeting to be. warned. And he it further enacted, That Samuel Mather, Esq; be and hereby is impowered to issue his Warrant to some principal Inhabitant of said Plantation, requiring him to call a Meeting of said Inhabitants, in order to chuse such Officers as by Law Towns are impowered to chuse in the Month of March annually.

C H A P. III.

An Act for erecting the West Precinct of Rutland, known by the Name of the WestWing of Rutland, into a District by the Name of Oakham.

Preambles

WHERE AS the Inhabitants of the West Precinct of Rutland (so called) in the County of Worcester, having represented to this Court the great Difficulties and Inconveniencies they labour under in their present Situation, have earnestly requested that they may be incorporated into a District:

Oak-ham Bounds Be it therefore enacted by the Bobernot, Council and Soufe of Representatives, That the faid West Precinct, bounded as follows, viz. Easterly on the Town of Rutland, Northerly on Rutland District, Westwardly on New-Braintree District, and Southerly partly on said New-Braintree District, and partly on Brooksield, be and is hereby Incorporated by the Name of Oakham: And that the said District, be and hereby is invested with all the Powers, Priviledges

Pepperrellborough.

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viledges and Immunities that Towns in this Province by Law do or may enjoy, that of fending a Representative to the General Assembly only excepted : And To join with that the Inhabitants of said District shall have Liberty from Time to Time, to Rulland, in join with the Town of Rutland in chusing a Representative; and shall be notified of the Time and Place of Election in like Manner with the Inhabitants presentative. of the said Town of Rutland, by a Warrant from the Select Men of the said Town, directed to a Constable or Constables of the said District, requiring him or them to warn the Inhabitants to attend the Meeting at Time and Place affigned; which Warrant shall be seasonably returned by the said Constable or Constables; and the Representative may be chosen indifferently from the said Town or District; the Pay or Allowance to be borne by the Town and District in Proportion as they shall from Time to Time pay to the Provincé Tax.

And be it further enacted, That John Murray, Esq; be and hereby is directed and impowered to issue his Warrant, directed to some principal ing to be Inhabitant within said District, requiring him to warn the Inhabitants of warned. Said District, qualified to vote in Town Affairs, to assemble at some suitable Time and Place in said District, to chuse such Officers as are necessary to manage the Affairs of faid District.

Provided nevertheless, the Inhabitants of said District, shall pay their pro- Proviso. portionable Part of all such County and Province Charges as are already affeffed upon them by the Town of Rutland, in like Manner as tho' this Act had not been made.

CHAP. IV.

An A& for Incorporating the East Side of Saco-River in the Town of Biddeford into a separate District, by the Name of Pepperrellborough.

THEREAS the Inhabitants on the East Side of Saco-River in the Town of Biddeford, in the County of York, have represented to this Preamble. Court the great Difficulties and Inconveniencies they labour under in their present Situation, and have earnestly requested that they may be invested with the Powers, Priviledges and Immunities of a District:

Therefore,

Be it enaced by the Governor, Council and House of Representatives, That all the Lands in the Town of Biddeford lying on the East Side of Saco- Pepperrellbo-River in the County of York, together with an Island in the said River, com- rough Bounds. monly called and known by the Name of Indian-Ifland, be and hereby is erected into a separate and distinct District by the Name of Pepperrellborough, bounded with the sameBounds as the Town of Biddeford now is on the East Side of Saco-River; and that the faid District be, and hereby is invested with all the Priviledges, Powers and Immunicies, that Towns in this Province by Law do or may enjoy, that of sending a Representative to the General Assembly only excepted; and that the said District shall have full Liberty and Right from Time to Time, to join with the Town of Biddeford in chusing a Representative to To join with represent them at the General Assembly, and shall be notified of the Time Biddeford in and Place of Election in like Manner with the Inhabitants of the faid Town choosing aRe. of Biddeford, by a Warrant from the Select-Men of the faid Town, directed presentative. to a Constable or Constables of the said District, requiring him or them to warn the Inhabitants to attend the Meeting at Time and Place assigned; which Warrant shall be seasonably returned by the said Constable or Constables: And

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Pepperreliborough.

the Representative may be chosen indifferently from the said Town or District, the Pay or Allowance to be born by the Town and District in Proportion as they shall from Time to Time pay to the Province Tax.

Provife.

Provided nevertheless, And he it further enacted. That the said District shall pay their Proportion of all Town, County and Province Taxes already set or granted to be raised on the Town of Biddeford aforesaid, as if this Act had not been made.

Town Meeting to be warned. And be it further enaced, That Rishworth Fordan, Esq. be and hereby is impowered to issue his Warrant to some principal Inhabitant of said District, requiring him to notify and warn the Inhabitants of said District, qualified by Law to vote in Town Affairs, to meet at such Time and Place as shall be therein set forth, to chuse all such Officers as shall be necessary to manage the Affairs of said District.



BOSTON, N. E.

Printed by S. K N E E L A N D, by Order of his Excellency the GOVERNOR, Council and House of REPRESENTATIVES.

M,DCC,LXII.





Acts and Laws,

Passed by the Great and General Court or Assembly of his Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, upon Wednesday the twenty-sixth Day of May, 1 7 6 2. And continued by Prorogations to Wednesday the eighth of September following, and then met.

CHAP. V.

An Act for erecting the South Part of Brimfield in the County of Hampshire into a District, by the Name of South-Brimfield.

THE RE AS the Inhabitants of the South Part of Brimfield in Preamble. the County of Hampshire, have represented to this Court the great Dissipations and Inconveniences they labour under in their present Situation, and have earnestly requested that they may be incorporated into a District:

Be it therefore enaced by the Governor, Council and House of Repre-South-Brimfentatives, That the faid South Part of Brimfield, bounded as follows, viz. field Bounds. Beginning with the first Bounds in the Colony Line at the Southwest Corner of Sturbridge, being the Southeast Corner of Brimfield; from thence to run. first North in the Line between said Brimfield and Sturbridge, to the North Line of the Farm called Winthrop's Farm, being four Miles; thence to run West about eight Degrees North in the North Line of said Farm, to the Northwest Corner thereof, and so to extend the same Course or a Parallel Line with the Colony Line, to the East Line of Monson-District, being about fix Miles and an Half; then to turn and run South in the Line between faid Brimfield and Monson to the Colony Line, being four Miles; and from thence in faid Colony Line to the first mentioned Boundary; be and is hereby incorporated into a distinct and seperate Dictrict by the Name of South-Brimfeld; and that the said District be and hereby is invested with all the Priviledges, Powers and Immunities, that Towns in this Province do, and by Law may enjoy, that of fending a Representative to the General Assembly only excepted: and that the Inhabitants of faid District shall have full Power and Right from Rrr

Bowdoinham.

to join with Brimfield in chusing Representatives.

Time to Time to join with the Town of Brimfield, in the Choice of a Reprefentative or Representatives; in which Choice they shall enjoy all the Priviledges which the Inhabitants of the several Towns within this Province are intituled to; and that the Select-Men of the Town of Brimfield, as often as they shall call a Meeting for the Choice of a Representative, shall give seasonable Notice to the Clerk of said District for the Time being, of the Time and Place of said Meeting, to the End that the said District may join them therein: And the Clerk of said District shall set up in some publick Place in said District, a Notification thereof accordingly; which Representatives may be chosen indifferently from said Town or District, the Pay and Allowance to be born by said Town and District; and the District of Monson in Proportion as they shall from Time to Time pay to the Province Tax.

Proviso.

Provided nevertheless, And he it further enaced, That the faid District shall pay their Proportion of all Town, County and Province Taxes, already set on or granted to be raised by said Town of Brimsteld, as if this Act had not been made.

District Meeting to be notified.

And he it further enamed, That Josiah Dwight, Esq; be and hereby is impowered to issue his Warrant directed to some principal Inhabitant in said District, requiring him to notify and warn the Inhabitants of said District, qualified by Law to vote in Town Assairs, to meet at such Time and Place as shall be therein set forth, to chuse all such Officers as shall be necessary to manage the Assairs of said District.

CHAP. VI.

An Act for Incorporating a certain Tract of Land in the County of Lincoln into a Township by the Name of Bowdoinham.

Preamble.

THEREAS the Inhabitants of a certain Tract of Land lying on the West Side of Kennebeck-River in the County of Lincoln, are defirous of enjoying the Priviledges that will arise to them by being Incorporated into a Town:

Bowdeinham Bounds.

Be it enacted by the Governor, Council and House of Representatives, That the Tract of Land aforefaid, butted and bounded as follows, viz. Beginning upon Kennebeck-River on the Northerly Line of a Lot of Land containing thirty two Hundred Acres, being Lot Number Four, granted by the Proprietors of the Kennebeck-Purchase from the late Colony of New-Plymouth; to William Bowdoin, Esq; the Line aforesaid being about sour Miles above or to the Northward of a Point of Land called Abagaduset-Point, which makes the most Northerly Part of Merrymeeting-Bay in said River, and where faid Bay begins on that Side: From thence, viz. from the River aforefaid where said Line strikes it, to run a West Northwest Course upon the Northerly Line of the Lot aforesaid, five Miles; and from the End of faid fiveMiles to run aSouthSouthwestCourse 'till it shall strike a Line runring from the Southwesterly End of Brick-Island, a West Northwest Course into the Land (this Line being the Southerly Line of a Tract of Land granted by the Proprietors aforesaid to James Bowdoin, Esq.) and from thence running an East South-east Course upon the last mentioned Line to the Southwesterly End of the Island aforesaid, which lies in Merrymeeting-Bay, and contains about ten Acres more or less; and from thence running (including Taid Island) to Abagadusset-Point aforesaid; and from thence up the River aforesaid

Bowdoinham.

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aforesaid to the Line sirst mentioned; be and hereby is erected into a Town-Town Privi-ship by the Name of Bowdoinham: And that the Inhabitants thereof be and ledges. hereb, are invested with all the Powers, Priviledges and Immunities which the Inhabitants of the Towns within this Province respectively do, or by Law ought to enjoy.

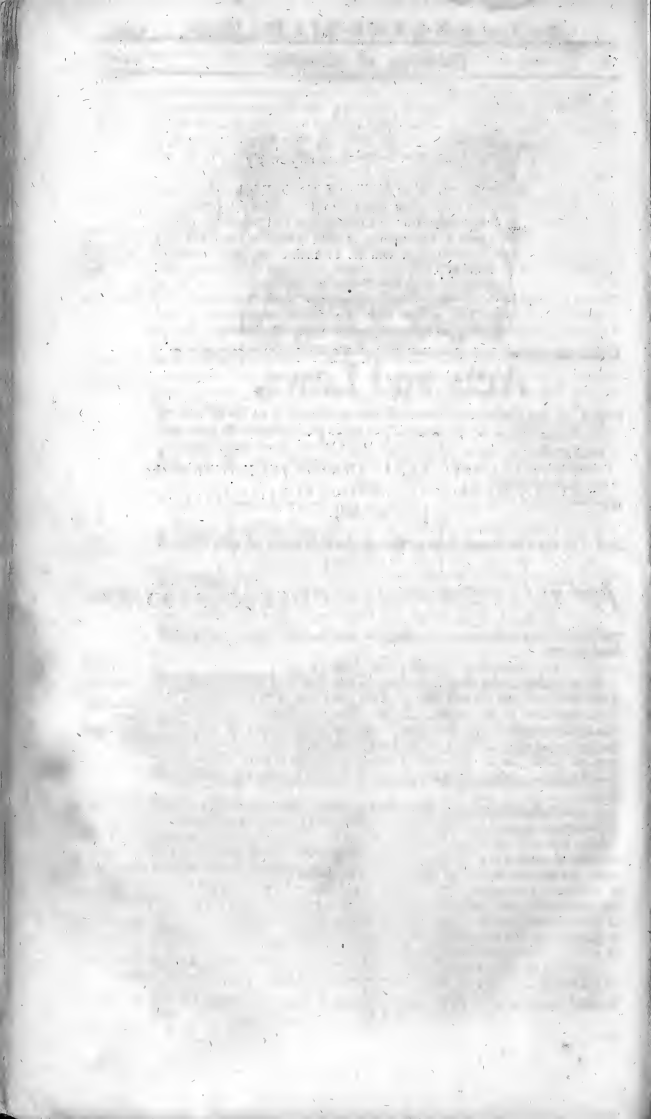
And he it further enaced. That William Lithgow, Esq; be, and he hereing to be not by is impowered to issue his Warrant directed to some principal Inhabitant in tined. faid Township, to notify and warn the Inhabitants in said Township qualified by Law to vote in Town Affairs, to meet at fuch Time and Place as shall be therein set forth, to choose all such Officers as shall be necessary to manage the Affairs-of faid Township.



BOSTON, N. E.

Printed by S. KNEELAND, by Order of His Excellency the GOVERNOR, COUNCIL and House of REPRESENTATIVES. M,DCC,LXII.







ets and Laws,

Passed by the Great and General Court or Assembly of his Majesty's Province of the Mussachusetts-Bay in New-England: Begun and held at Boston, upon Wednesday the twenty-sixth Day of May, 1762 and continued by Prorogations to Wednesday the twelfth of January following, and then met.

CHAP. VII.

An Act for the more safe keeping the Records of the several Courts of Justice in this Province.

HEREAS Complaints have been frequently made to this Court, that the several Clirks of the Courts of Justice, and Registers to Preamble, the Courts of Probate in this Government, have been remiss and negligent in keeping up the Records of said Courts, whereby great Mischiefs have arisen:

For preventing whereof for the future:

Be it enacted by the Governor, Council and House of Representatives, That from and after the first Day of June next, the several Clerks of the Superiour Court of Judicature, Court of Assize and General Goal Delivery, that are now appointed by said Court, shall give Bond, to be approved of by Court to give the Justices of the said Court, in the Sum of One Hundred Pounds, with one Bond. or more Sureties, to the Province Treasurer, for the faithful Discharge of their Trust, and to keep up the Records of said Court seasonably and in good Order.

And be it further enaced, That the several Clerks of the several Courts Clerks of the of General Sessions of the Peace, and of the several Courts of CommonPleas, Courts of General Sessions and the several Registers of Probate in this Province, that are now appointed, one Inserior are hereby enjoined to give their several Bonds, to be approved of by the Justices of the General Sessions of the Peace in the several Counties respectively, Registers of at their next Term after the first Day of June next, with one or more sufficience Bond. ent Sureties, for the Sum of One Hundred Pounds, to the County Treasurer give Bond, of their several Counties, for the faithful Discharge of their respective Trusts, and keeping up the feveral Records of the respective Courts they are appointed to, either as Clerk or Register, as aforesaid. ... And he it surther enacted, That it small be adjudged a Forseiture of either

of the Bonds aforesaid, for any of said Clerks or Registers, or those that may Penalty be appointed to either of those Cffices (Sickness or any extraordinary Casual-

Warwick.

ties excepted) that shall not have their Records all compleated within six Months at any one Time after the first Day of June next; and any Clerk or Register hereafter to be appointed to either of said Offices that shall not give Bond as aforesaid (before he or they enter on their respective Offices) or that shall incur a Forfeiture of their Bond, shall and hereby are declared incapable of holding either of the respective Offices aforesaid.

And to render this Ast more effectual for the Purposes aforesaid:

Justices and Judges to in-fpect the Records.

Be it further enaced, That the Justices and Judges of the several Courts afore-mentioned, are hereby required to inspect the Conduct of their several Clerks and Registers with Respect to the Records aforesaid; and upon any Deficiency as aforesaid, such Judge and Justices shall give Information thereof to the Treasurer who has the Delinquent's Bond in keeping, which Treasurer being so informed shall forthwith put such Delinquent's Bond in Suit; and the Money recovered on fuch Suit, shall be applied for bringing up the deficient Records, under the Direction of the respective Judge or Judges of the Court or Courts where such Deficiency shall happen; and if there be a Surplusage of fuch Fine, it shall be applied to the Use of the County where the Defect of the Records happens; and if the Fine shall be insufficient for the Purpose aforesaid, the Estate of the desicient Clerk or Register shall be held liable to pay the same.

Clerks & Registers Estates held liable.

CHAP. VIII.

An Act for erecting a new Plantation in the County of Hampshire called Roxbury-Canada; together with fundry Farms lying therein; also a Piece of Land belongingto this Province lying on the Northerly Side thereof, into a Town by the Name of Warwick.

Preamble.

7 HEREAS the new Plantation called Roxbury-Canada in the County of Hampshire, labours under many Difficulties and Inconveniencies by Means of their not being a Town: Therefore,

Town of Warwick in-

corporated.

Be it enaded by the Governor, Council and House of Representatives, That the faid new Plantation called and known by the Name of Roxbury-Canada, together with fundry Farins lying therein; and a Piece of Landlying on the Northerly Side of said Township belonging to this Province; the whole bounded, West on Northsteld, South partly on Erving shire, and partly on Athol, Easterly on Royalsbire, Nostherly on the ProvinceLine; be and hereby is erected into a Town by the Name of Warwick, and that said Town be and hereby is invested with all the Powers, Privileges and Immunities that any of the Towns in this Province do or may by Law enjoy.

And whereas the Inhabitants of faid new Plantation have petitioned the General Court, that there might be a Tax of one Penny per Acre laid on all private Property in said Township, for desreying the Charges that have and may arise within the same; and the Proprietors and Inhabitants having agreed thereto, for the Space of three Years, on the Conditions following, viz. That the said Inhabitants shall become obliged to pay their Reverend Pastor Mr. Lemuel Hedge his Salary for the future, so as fully to indemnify the

faid Proprietors from any further Charges respecting the same:

Provision for paying the present Mi-

Be it therefore enaced, That there be and hereby is granted a Tax of one Penny per Acre to be levied and affessed upon all Lands that are private Property in said Township, for the Term of three Years next ensuing, to the nisters Salary. Support of the Minister, and other necessary Charges within the same, on Conditions that said Inhabitants shall speedily become obliged to their said Reverend Pastor for his Support in the Ministry amongst them, so as fully to discharge the Proprietors from any further Demands on Account thereof (except it be by the further Orders of this Governme t.)

And

Lands in Christian-Town. Chilmark Taxes.

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and he it surther enemed, That Seth Field, Esq; be and hereby is impowered to iffue his Warrant, directed to some principal Inhabitant of said Town, be warned. requiring him to warn the Inhabitants of said Town, qualified to vote in Town Affairs, to affemble at some suitable Place in said Town, to chuse all necessary Officers to manage the Affairs of faid Town, and to affels levy and collect the aforesaid Land Tax.

Inhabitants to

CHAP. IX.

An Act confirming to fundry Persons sundry Lands by them purchased of the Indians at Christian-Town, so called, on the Island of Martha's-Vineyard.

MIHERE AS divers English Persons have made Purchases of the In- Preamble. dians, Proprietors of Lands in Christian-Town, so called, on the Island of Martha's-Vineyard, without Liberty for that Purpose first had and obtained of the Great and General Court, contrary to a Law of this Province made and passed in the thirteenth Year of the Reign of King William the Third, and contrary to the Tenor of the original Grant to the Indians called the praying Indians, by Reason whereof all such Deeds

given by the Indians are null and void:

Yet inasmuch as said English Purchasers have by their Deed bearing Date the second Day of September, One Thousand seven Hundred sixty two, duly executed, and recorded in the Records of Deeds for the County of Dukes-County, and in the Book of Laws in the Secretary's Office, disclaimed to the Indian Proprietors of Said Christian-Town, their Pretension to a great Part of the said Lands, which Lands so disclaimed by the English Purchasers are become so much better by the Inprovements they have made upon them as to render them to be nearly equal in Value to the whole of the said Lands when fold by the Indians:

We it enaded by the Governor Council and House of Representatives, for Lands in That all the Lands purchased of the Indians lying in Christian-Town, the Cristian-Town Deeds whereof were Recorded in the Records of Deeds for the County of confirmed. Dukes County, at any Time before the twenty-second of August One Thoufand seven Hundred and sixty one, snot re-conveyed by the English to the Indians as by their Deed dated the second of September One Thousand seven Hundred and fixty two, and Recorded in the Records of Deeds for the County of Dukes-County, shall be and hereby are confirmed to said Grantees respectively and their respective Heirs, and be to them an Estate in Fee Simple, as fully to all Intents and Purpoles what soever, as if said Grantees had obtained the Liberty of the General Court to purchase the same.

CHAP. X.

An Act impowering the Affessors of the Town of Chilmark for the Time being, to apportion the Province, County and Town Taxes, not already made on the Owners of fuch Stock (liable by Law to be taxed) that have been, or Thall be kept in faid Town, or on the Islands thereto belonging.

7HEREAS the Affesfors of the Town of Chilmark in their lat Valu- Preamble: ation gave in the Stock in faid Town, and on the Islands belonging to the same, which was the Property of a Number of the Inhabitants of the Town of Dartmouth, and of several other Towns within the Province, and which Stock the said Town of Dartmouth, and the other Towns, did not give

in, in their last Valuation :

In order therefore, that Justice may be done to the Town of Chilmark afore-

Marriages. Adultery, &c.

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Stock on the Islands belonging to Chilmark how to be raised. That the Assessment of the Town of Chilmark, for the Time being, be and hereby are authorized and impowered to assess the Owners of said Stock, and of any other Stock that from Time to Time shall be kept thereon both Summer and Winter, as fully to all Intents and Purposes whatever, as if the Owners were Inhabitants of Chilmark; and the Taxes thus laid may be collected and recovered in the same Way and Manner as the same might have been before the Act, Intituled An Act for apportioning and assessing the several Sums that were laid on the several Towns within this Government at their Session in May last: and it shall not be lawful for the Select-Men or Assessor of the Town of Dartmouth, or of the other Towns, to assess the Owners of said Stock for the same.

CHAP. XI.

An Act in further Addition to an Act for the orderly confurmating of Marriages; made and passed in the fourth Year of the Reign of their late Majesties King William and Queen Mary.

Preamble.

HEREAS there are several Parishes within this Province that have been, and hereaster may be made out of two adjacent Towns or more, and the settled and ordained Ministers in such Parishes, have not Power by Law to solemnize Marriages in those Parts of their respective Parishes that do not belong to the Town in which they themselves dwell, which in many Respects hath been sound by Experience to be very inconvenient:

Wherefore,

Ministers impowered to marry without their Parishes. Be it enacted by the Governor, Council and House of Representatives, That the Power granted to Ministers to join Persons together in Marriage, be hereby enlarged, and that every, settled and ordained Minister in any of the Parishes and Districts in this Province, though they may be composed of Parts of several Towns, shall be, and are hereby fully authorized and impowered to solemnize Marriages betwixt Persons that may lawfully enter into such a Relation, within the Bounds of their respective Parishes, in as ample a Manner as they may lawfully do in the several Towns in which they dwell.

CHAP. XII.

An Act in Addition to an Act Intituled An Act against

Adultery and Polygamy.

Preamble.

WHEREAS in and by an Act made and passed in the sixth Year of King William and Queen Mary Intituled An Act against Adultery and Polygamy, it is among other Things enasted. That if any "Man be found in Bed with another Man's Wise, the Man and Woman

" so offending being thereof convicted, shall be severely whipped, not exceeding thirty Stripes, unless it appears upon Trial that one Party was surprized

" and did not confent, which skall abate the Punishment as to such Party:"

For the more effectual preventing the Crime aforefaid .

Fenalty for a Man's being in Bed with another's Wife.

Be it enacted by the Governor, Council and Pouls of Representatives, That when and so often as any Person shall be convicted of the Crime afore-said upon any Law or Laws of this Province, it shall and may be lawful for the Justices of the Court of Assize and General Goal Delivery, before whom such Conviction shall be had, to Sentence such Offender to pay a Fine not exceeding One Hundred Pounds, and in default thereof to be Imprisoned not exceeding six Months, or be whipped not exceeding thirty Stripes.

BOSTON, N. E. Printed by S. KNEELAND, by Order of his Excellency the GOVERNOR, COUNCIL and House of Representatives. 1763.

Milbraham.

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Acts and Laws,

Passed by the Great and General Court or Assembly of his Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, upon Wednesday the twentyfifth Day of May, 1763.

CHAP. I.

An A& for incorporating the fourth Parish of Spring field, in the County of Hampshire, into a separate Town, by the Name of Wilbraham.

THEREAS the Inhabitants of the fourth Parille in faid Springfield, have represented to this Court, that they labour under great Preamble, Inconveniencies and Difficulties in attending on the publick Affairs of the said Town, by Reason of their great Distance from the usual Place where they are transacted, &c. And that they are increased to such Numbers, that it may be fitting they should be incorporated into a separate Town; and have accordingly petitioned this Court therefor:

Be it therefore enaced by the Governor, Council and House of Representatives, That the said fourth Parish in said Springfield, with the Bounds of the Addition of half a Mile West from the West Line of said Parish, from Wilbraham. Chicobee-River on the North, to the Northerly Line of the Township of Somers on the South, be erected into a separate Town, by the Name of Wilbraham: And that the Inhabitants of said Town, be invested with all the Powers and Priviledges that Towns in this Province enjoy by Law; that of To join with fending a Representative to this Court only excepted. And that the said Springfield in Town shall have full Right and Liberty from Time to Time, to join with the Choice of faid Town of Springfield, in the Choice of Representatives, to represent them Representaat the General Affembly. And that the faid Town of Wilbraham, shall tives. from Time to Time be at their proportionable. Part of the Expence of fuch Representatives, and the Freeholders and other Inhabitants of Wilbraham, shall be notified of the Time and Place of Election, in like Manner as the Inhabitants of faid Springfield, by a Warrant from the Select-Men of faid

ZAellfleet.

Springfield, directed to the Constable of said Wilbraham, directing him to warn the Inhabitants of said Wilbraham, to attend the said Meeting at the Time and Place therein assigned; and that the Pay of such Representatives, be born by said Towns of Springfield and Wilbraham, in the same Proportion from Time to Time, as they pay to the Province Tax.

And in order effectually to prevent any future Dispute that might otherwise arise betweenthe said Towns of Springfield and Wilbraham respecting their joint Interests or joint Duties:

Wilbraham Town—Priviledges and Duties.

Ministry and School Lots in said Town of Wilbraham, shall enjoy the two Ministry and School Lots in said Town, in sull Satisfaction of their Share in the Ministry and School Lands in said Town of Springseld, and of the Money and Debts due to said Town: That they pay their due Proportion of the Town Debts already contracted; and have their due Proportion of the Town Stock of Ammunition: That they pay to the Support of the present Poor of said Town of Springseld (now supported at the Town Charge) eleven Pounds in one Hundred, so long as they shall continue a Charge to said Town: And that this Act shall not be construed to hinder or prevent any Persons, Inhabitants of said Springseld, from cutting Timber, or taking the Herbage or Stone, on any of the Lands in said Wilbraham, so long as they remain unsenced, any more than if this Act had not been made.

Town Meeting to be warned. And he it further enacted, That John Worthington, Esq. be and hereby is impowered and directed to issue his Warrant, directed to some principal Inhabitant of said Wilbraham, requiring him to warn the Inhabitants of said Town, qualified to vote in Town Affairs, to assemble at some suitable Time and Place in said Town, to choose such Officers as may be necessary to manage the Affairs of said Town, which at such Meeting they are hereby impowered to choose.

Provifo, refpecting Taxes Provided nevertheless, The Inhabitants of said Wilbraham, shall pay their proportionable Part of all such Province and County Taxes, as are already set upon them by the said Town of Springsteld, in like manner as tho this A&t had not been made.

Tax on Springfield and Wilbraham, proportioned.

And he it further enacted, That of the Sum set on the Town of Spring-field, as their Proportion with other Towns; to a Tax of One Thousand Pounds, for the suture the said Town of Springsield, shall retain the Sum of Eleven Pounds two Shillings and ten Pence two Farthings; and that there be set on the said Town of Wilbraham, the Sum of One Pound thirteen Shillings and six Pence, as their Rate or Proportion for their Payment of publick Taxes.

CHAP. II.

An Act to incorporate the North Precinct in Eastham, into a District, by the Name of Wellsleet.

Preamble.

WHERE AS the Inhabitants of the North Precinct in Eastham, in the County of Barnstable, have represented to this Court, the great Difficulties and Inconveniencies they labour under in their present Situation, and have earnestly requested, that they may be Incorporated into a distinct District:

Be it therefore enacted by the Governor, Council and House of Representatives, That the North Precinct in Eastham, in the County of Barnacile.

Recording of Papers, &c.

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stable, according to the known Bounds of said Precinct, be and hereby is, incorporated into a District, by the Name of Wellfleet, excepting the Estate of Bounds of the Silvanus Snow, and the Inhabitants dwelling or who shall dwell thereon which are to remain to the Town of Eastham, and to the South Precinct in faid Town, faid Snow paying his Part or Proportion of all past Taxes in the saidNorthPrecinct, that remain unpaid: And that the saidDistrict be and hereby is invested with all the Priviledges, Powers and Immunities that Towns in this Province, do or may enjoy, excepting the Priviledge of chusing a Reprefentative, to represent them in the Great and General Court, in chusing of whom, the Inhabitants of faid District shall join with the Inhabitants of the said To join with Town of Eastham, as heretofore hath been usual; and also in paying said Easthamin the Representative; the Select-Men of the Town of Eastham. from Time to Choice of Re-Time to warn the Inhabitants of faid District, of the Time and Place of presentatives. the Meeting for the Choice of a Representative by issuing their Warrant to one or more of the Constables of the said District, requiring them to warn and give publick Notice thereof to the said Inhabitants.

Provided nevertheless, The said District shall pay their proportional Part Proviso, resof all such Town. County and Province Charges as are already affested upon pecting Taxes the Town of Eastham; and also reserving to the Inhabitants of said Town, & Priviledges. the Priviledges by them heretofore enjoyed, of all Ways to, and of erecting Houses on the Beaches and Islands for the Conveniency of the Fishery of all Kinds, and of Anchorage and of landing all Goods or Wares, at any of their common landing Places in any of the Harbours of faid Eastham, in like Manner as they might have done, if this Act had never been made and passed.

And he it further enaced, That John Freeman, Esq; be and hereby is First Distriction impowered to issue his Warrant to some principal Inhabitant of the said District, Meeting to be requiring him to call the first Meeting of the said Inhabitants, in order to warned choose such Officers as by Law Towns are impowered to choose in the Month of March annually.

CHAP. III.

An Act for recording fuch Papers proper to be recorded, that have been exhibited to, and received by the Superior Court of Judicature, Court of Assize and General Goal Delivery, or by the several Judges of Probate of Wills, and granting Letters of Administrations, or by the respective Courts of General Sessions of the Peace, and InferiorCourts of CommonPleas, and for Recording all Judgments or Decrees of faidCourt or Courts, where the Clerk or Clerks, Register or Registers of said Court or Courts are deceased, leaving the same not recorded.

fentatives, That the Justices of the Superior Court of Judicature, Papers to be Court of Assize and General Goal Delivery; the Judges of the Pro-recorded in bate of Wills, and granting Letters of Administrations; the Justices of the Courts of Law and Court of General Sessions of the Peace, and the Inferior Court of Common and Court of Pleas; are hereby respectively impowered and enjoined, where any Clerk or Probates. Register of either of the beforementioned Courts are deceased, leaving any

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Fille.

Estates of deficient Clerks or Registers liable to defrey the Charge of recording.

Papers, Judgments or Decrees unrecorded in either of faid Courts, which are proper to be recorded, forthwith, to cause the same to be put upon Record, by fuch Person or Persons as they shall employ for that Purpose; the Charge arising therefrom, to be paid out of the Estate of such deficient Clerk or Regifter, provided there is a Sufficiency left therefor; and the furviving Clerk or Register is hereby impowered and enjoined to prosecute for, and recover the same; but where there is not a Sufficiency of Estate left to defrey the Charge aforesaid, if such Charge hath arisen by the Neglect of the Clerk or Clerks of faid Superior Court, the same shall be paidout of the Province Treasury; if through the Neglect of the Register or Registers, Clerk or Clerks of the Court of Probate, the Court of General Sessions of the Peace, or Inferior Court of Common Pleas, then fuch Charge shall be paid by the County where fuch deficient Register or Clerk lived and sustained said Office. And the Successors of the Clerks or Registers aforesaid, are hereby respecttively impowered and required to demand and receive, fue for, and recover the Papers, Judgments and Decrees aforefaid, that so the same may be recorded according to the Directions in this Act made and provided.

or Registers now living, if deficient, to defrey the Charge.

And he it further enacted, That if any one that has been a Clerk or Former Clerks Register of either of the Courts aforesaid, that may be still surviving, and not now in faid Office, hath been, and still continues deficient in any Instance beforementioned, that in every such Case, the same Power is hereby given to each of the Courts aforefaid, as by this A& is provided, where the deficient Clerks or Registers may be dead; and every Person that has been Clerk or Register, -and hath been, and still continues deficient as aforefaid, shall be liable and hereby is subjected to pay all such Costs and Charges as may arise from such his Neglect; and the furviving Clerk or Register, is hereby impowered and enjoined to profecute for and recover the same.

CHAP. IV.

An Act in Addition to the Acts already made for the more fpeedy Extinguishment of Fire, and preserving Goods endangered by it.

Preamble.

THEREAS in and by an Act made and passed in the eighteenth Year of the Reign of his late Majesty King George the Second, Intituled, An Act for the more speedy Extinguishment of Fire, and preserving Goods endangered by it, It is enacted, "That the several "Towns within this Province, may, if they see Meet, at their anniversary " Meeting in March annually, appoint a suitable Number of Persons, not " exceeding Ten, who shall be denominated Fire-Wards, whose particular " Business shall be to take Care, and Govern at Fires (which from Time to "Time may break out) as in and by faid Act, they are directed and impow-" ered to do." And in and by an Act passed in the twenty-fifth Year of his late Majesty: The Town of Boston are impowered to choose, if they see fit, two Persons for Fire-Wards, over and above the Number they were impowered to choose by the A& passed in the eighteenth Year of the Reign afore-Said. And Whereas it is apprehended it would greatly serve the said Town of Boston, if their Numbers were still increased:

Town of Bofton may elect fixteen Fire-Wards.

Be it enacted by the Governor, Council and House of Representatines, That it shall and may be lawful for the Town of Boston (who at present have twelve Fire-Wards) at any Town Meeting warned for that Purpose, to elect and appoint four more meet Persons as Fire-Wards, who

Justices to grant Licences. Licences in Barnstable. 449

shall serve in that Office, 'till their anniversary Meeting in March next, and from thence forward (as they shall see cause) to choose sixteen Persons for that Purpose annually, who shall do the Duty, and be invested with the like Powers and Priviledges as Fire-Wards in and by the said Acts are invested.

CHAP. V.

An Act to enable Justices out of Court, to grant Licence in certain Cases, to Retail strong Liquors, and to keep Houses of publick Entertainment; and thereby to prevent unnecessary Petitions to the General Court.

t it enaced by the Governor, Council and House of Repres fentatives, That when it shall happen that any licenced Innholder Justices to or Retailer, shall be deceased before the Year be expired, for which Ligrant Licencence shall have been granted, and the Widow of the Deceased (if such there be) ces in certain or other Person improving such licenced House, shall desire to exercise said Cases. Employment therein, the Remainder of the Year, and shall make Application to two Justices of the Peace (Quorum Unus) in the County where such House shall be, fuch Justices are hereby impowered and enabled to grant Licence to fuch Person, making Application for such Licence for the Remainder of the Year; provided such Person be suitably qualified therefor, and recommended by the Select-Men of the Town, in Manner as the Law directs.

Provided always, That the Person so licenced, shall Recognize before Provisor faid Justices with Sureties as the Law directs, for his or her keeping good Rule and Order, and duly paying the Excise, before they exercise the said Employment.

CHAP. VI.

An Act to enable the Court of General Sessions of the Peace for the County of Barnstable, to grant Licences to Innholders and Retailers in that County, on the last Tuesday of June annually.

THERE AS by Law, the Time for granting Licences to Innholders Preamble. and Retailers, is fixt at the first General Sessions of the Peace that shall be held and kept in Course within the several Counties (in this Province) at or next after the nine and twentieth Day of June annually: And it sometimes so happens that in the County of Barnstable, the Court of Sessions appointed by Law to be held on the last Tuesday of June, is the Licence Court, and sometimes is not, as the Law now stands, which is found inconvenient to the County:

Be it therefore enacted by the Governor, Council and House of Representatives, That for the future, the Court of General Sessions of the Peace for the County of Barnstable be, and they are hereby impowered to grant on the last of the County of Barnstable be, and they are hereby impowered to grant on the last of the county of Barnstable be, and they are hereby impowered to grant on the last of the county of Barnstable be, and they are hereby impowered to grant on the last of the county of Barnstable be, and they are hereby impowered to grant on the last of the county of Barnstable be, and they are hereby impowered to grant on the last of the county of Barnstable be, and they are hereby impowered to grant on the last of the county of Barnstable be, and they are hereby impowered to grant on the last of the county of Barnstable be, and they are hereby impowered to grant on the last of the county of Barnstable be, and they are hereby impowered to grant on the last of the county of Barnstable be, and they are hereby impowered to grant on the last of the county of Barnstable be, and they are hereby impowered to grant on the last of the county of Barnstable be, and they are hereby impowered to grant on the last of the county of the coun Licences to Innholders and Retailers in said County, at their Sessions on the Tuesday of last Tuesday of June annually, altho' it should so fall out, that said Session June. happen to be before the twenty ninth Day of June.

Service of Executions.

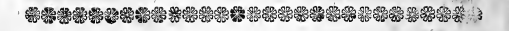
CHAP. VII.

An Act for the better regulating of the Service of Executions, more especially in the remote Counties of the Province.

Preamble.

HEREAS the Inferior Court of Common Pleas in Several of the Counties of this Province, are by Law held twice only in the Year, so that Executions upon Judgments obtained in such Counties (at said Courts) are returnable but once in six Months, whereby the Creditor is or may be kept for a long Time out of his just Debt; while in the other Counties of the Province, the Writs are returnable every three Months:

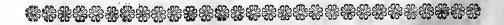
Executions, how to be made out. Be it therefore enaced by the Bovernor, Touncil and Doule of Representatives, That from and after the Publication of this Act, the Clerks of the Inferior Court of Common Pleas in and for the faid Counties, are hereby authorized and directed to make all Executions, on Judgments obtained in faid Courts, returnable into the faid Clerks Office, within three Months from the Date thereof; and the Clerk of faid Courts is further authorized upon the return of such Execution, to renew or make out an alias Execution for the whole or the Remainder, as the Case may be returnable at the next Inferior Court, to be held in and for such Counties.



B O S T O N: N. E.

Printed by S. Kneeland, by Order of His Excellency the GOVERNOR, Council and House of Representatives.

M, DCC, LXIII.





Acts and Laws,

Passed by the Great and General Court or Assembly of his Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, upon Wednesday the twenty-sitch Day of May 1763, and continued by Prorogations to Wednesday the twenty-second Day of December next, and then met.

CHAP. VIII.

An Act in Addition to and for rendering more effectual the feveral Acts of this Province for regulating the Buildings in the Town of Boston, and preventing Fire in the said Town.

THEREAS by an Act made in the fourth Year of the Reign of Preamble. King William and Queen Mary, Intituled " An Act for building with Stone or Brick in the Town of Boston, and preventing Fire"; it is (among other Things) ordered and enacted. That in all void and unbuilt Places which shall after be improved for Building, or when at any Time any total Consumption or Desolation, shall happen in any Street or Lane within the faid Town, it shall be in the Power of the Justices of the Peace of the said Town then in being, together with the Select-men, or the major Part of both, to state and lay out such Screets, Ways and Pallages as may be most for the Conveniency and Accommodation of the Place; as also where any Desolation hath happened, to regulate and inlarge other narrow and crocked Lanes, or Passages; and where any particular Person shall have their Lands taken away, or lessened thereby, a Jury of twerve Men shall be appointed by two Justices of the Peace, and sworn to ascertain the Value thereof; to be paid by the Person to whose Lana the same shall be added, or by the Neighbourhood or Town, in Proportion to the Benefit or Conveniency any shall have thereby :. But no Provision is made for proportioning or assessing the Value of such Lands upon or between the faid Town and the Persons accommodated or benefited the reby, nor for any Person so deprived of their Lands, to recover such Value thereof :

Xxx

Wherefore

Regulation of Buildings.

Wherefore for providing a more effectual Remedy in that Behalf:

Jury to appraize Land . taken off or added how to

Be it enaced by the Governor, Council and House of Representatives, That in all Cases where the Lands of any Person shall be so taken away, and added or annexed to any of the Streets in the said Town, or to the be appointed. Lands of any particular Person, two Justices of the Peace for the County of Suffolk, one to be of the Quorum, shall in five Days after Application made to them in Writing by the Owner or Owners of such Lands so taken away, or by some other Person in their Behalf, appoint and summon a Jury of twelve meet Persons to appraise and ascertain the Value of such Lands, and to estimate the Damage and Loss thereby sustained by the Owner or Owners thereof; and also to estimate the Benefit and Advantage that may accrue to any particular Persons thereby, which shall be paid to the Party endamaged by the Party or Parties fo benefited, or by the faid Town, or by both in such Proportion as by such Jury shall be found reasonable, who shall be under Oath, and shall give in their Report in Writing under their Hands of fuch Valuations and Estimations to the said Justices, immediately after finishing the same; and the said Justices shall within five Days at farthest deliver the same Report to one or more of the Select men of the said Town, to be safely kept on File from thence forward.

Report to be filed

The fame Rules to be obferved, where Land has been already taken off.

Damages to be paid.

Action allowed in Cafe of

Coff of Valuation to be paid by the Town.

Person or Persons have been already set off and annexed to any Street in the faid Town, and valued pursuant to the aforesaid Act, the Owner or Owners thereof not having been paid or recompenced for the same, the Method herein above provided shall in every respect be observed for recompencing fuch Loss and Damage; saving that the Jury to be appointed shall not be charged or obliged to value such Lands anew.

And he it further enaced, That the Damages so estimated and assessed and reported by such Jury, shall be paid to the respective Owners of the Land that are or shall be so taken from them, either by the said Town, or by the Persons whose Lands are or shall be accommodated and bettered thereby, or by both in such Proportion as shall be expressed in the Report of such Jury; and for the Non-payment thereof within ten Days after such Report shall be delivered, as aforesaid, and Demand made, Nonpayment. every Owner of such Land so set off and annexed, may have an Action for the same against the Party or Parties so neglecting to pay their several Proportions aforefaid.

> And he it further enaced, That the Cost and Charges attending the making the Valuations, Estimates and Assessments in the Cases aforesaid, shall be born and paid by the Town aforesaid.

CHAP. IX.

An Act for erecting Part of the Town of Newbury into a new Town by the Name of Newbury-Port.

Preamble.

7 HERE AS the Town of Newbury is very large, and the Inhabitants of that Part of it who dwell by the Water-fide there, as it is commonly called; are mostly Merchants, Traders and Artificers, and the Inhabitants of the other Parts of the Town are chiefly Husbandmen, by means whereof many Defficulties and Disputes have arisen in managing their publick Affairs:

Bounds of Newbury. Port.

Be it enaced by the Governor, Council and House of Representatives, That that Part of the Town of Newbury, and the Inhabitants thereof included within the following Line; namely, beginning at Merrimack-River, against the North-easterly End of the Town-way commonly called Cottles-

Lane

Lane, and running as the said Lane doth on the easterly Side of it to the high Way, commonly called the High Street, and so Westerly as the said high Way runs on the Northerly Side thereof, till it comes to a Townway known by the Name of Fish Street, and thence Southwesterly as the Way goes, and on the easterly Side thereof leading by Benjamin Moodey's, to a Place called the West Indies, until it intersects a streight Line drawn from the Southerly Side of the high Way against Cottle's Lane aforefaid to a Rock in the great Pasture near the dividing Line between the third and fifth Parishes there, and so as the said streight Line goes until it comes to the dividing Line aforefaid, and from thence as the faid dividing Line runs by the faid fifth Parish down to Merrimack-River, and thence along said River to the Place first mentioned, be, and hereby are constituted and made a distinct Town by the Name of Newbury-Port, and vested and endowed Newbury Pore with all the Powers, Priviledges and Immunities that the Inhabitants of any made a fown. of the Towns within this Province do or ought by Law to enjoy; fave that they shall have the Right of chusing and sending from time to time but one Person to represent them in the Great and General Court of this Province.

And whereas the whole Town of Newbury were by Law impowered to Preamble. fend two Representatives to the General Court:

Be it further enacted. That the Inhabitants of the remaining Part of Newbury to the Town of Newbury aforesaid shall for the future have a Right to chuse send but one and send no more than one Person to represent them from time to time in the Representa-Great and General Court of this Province; any Law, Usage or Custom to tive.

the contrary notwithstanding.

And be it further enanted, That the Affessments heretofore made on Affessments the Inhabitants of the undivided Town of Newbury by the Assessors are consirmed. hereby ratified and confirmed, notwithstanding any deficiency therein; And the feveral Collectors to whom they were committed are hereby required and impowered to levy and collect the same; any thing in this Act to the

contrary notwithstanding.

and be it further enaced, That the Select men of the undivided Town Accounts of of Newbury who from time to time have afted as Treasurers, shall make a the undivided fair Settlement and Adjustment of their Accounts; and if any Ballance shall Town to be be remaining in their Hands, the Inhabitants of the Town of Newbury-Port settled. shall have and receive their just and due Proportion thereof; and if upon such Settlement the undivided Town of Newbury shall be in Arrears, the Inhabitants of the Town of Newbury-Port shall pay their just and due Proportion thereof.

And be it further enaced, That the Inhabitants of Newbury-Port shall Newburypay to the Inhabitants of the separate Town of Newbury their just and equal Port to pay Proportion of the publick Buildings that on this Division shall fall within the toward public Limits of Newbury-Port aforesaid: And that the Inhabitants of the separate Buildings. Town of Newbury shall pay to the Inhabitants of Newbury-Port their just and equal Proportion of the publick Buildings that on this Division are not within the Limits aforesaid: The several Proportions aforesaid to be settled and adjusted according to the Province Tax which was laid by the Assessors next after the last Valuation taken.

And he it further enacted, That the Inhabitants of Newbury-Port shall Newbury. from time to time amend and repair a certain Bridge over the River Arti Port to keep choke, which they will have Occasion frequently to pass and repais, altho' in Repair a the same Bridge is not included within the Limits of Newbury Port aforesaid. certain Bridge.

And he it further enaced, That nothing in this Act shall any way affect, change or alter any of the Lines of the several Parishes Lines of Pawithin what was heretofore the Town of Newbury, but that the same shall rishes not to be altered. be and remain as heretofore by Law established, any thing in this Act to the be altered. contrary notwithstanding.

Inferior Court &c. to be held at Newbury-

Port.

And he it further enacted, That the Inferiour Court of Common Pleas, and the Court of General Sessions of the Peace by Law appointed to be held at Newbury on the last Tuesday of September annually, shall for the future be held in Newbury-Port on the last Tuesday of September annually, and to all Intents and Purpofes shall be considered as when held in the Town of Newbury as aforesaid, any Law to the contrary notwithstanding.

First Town Meeting how to be called.

And he it further enaced, That John Choate, Esq; be and hereby is directed and impowered to issue his Warrant to some principal Inhabitant of Newbury-Port, requiring him to notify and warn the Inhabitants of the said Newbury-Port, qualified by Law to vote in Town Affairs, to meet at such Time and Place as shall therein be set forth, to chuse all such Officers as any of the Towns within this Province by Law have a right to chuse, which Officers shall take the respective Oaths by Law required by them to be

Poor of the undivided Town, how

And he it further enaced, That if any Person or Persons heretosore belonging to the undivided Town of Newbury aforesaid, and removed from thence and shall be returned thither again, and become a publick Charge, to be support the same shall be paid by the two Towns aforesaid in Proportion to the Province Tax laid on them from time to time.

CHAPX.

An Act for erecting a Town in the County of Lincoln, by the Name of Topsham.

Preamble.

WHEREAS the Inhabitants settled on a Tract of Land situate on the Easterly Side of Androscoggin-River lying congenient for on the Easterly Side of Androscoggin-River, lying convenient for a Town, hitherto called and known by the Name of Topsham, within the County of Lincoln, have humbly petitioned this Court, that for the Reasons therein mentioned, they may be Incorporated into a Town, and vested with the Powers and Authorities belonging to other Towns:

Therefore for the Encouragement of faid Settlement:

Bounds of Topsham.

Be it enaced by his Excellency the Governor, Council and Poule of Representatives in General Court astembled. That the faid Trad of Land described as follows, viz. to begin upon the Southerly Line of the Town of Bowdoinham, where said Line strikes the Water, and from thence to run a West Northwest Course upon said Bowdoinham Line, as far as it goes, and from thence on the same streight Course to Little-River so called, which is about eight Miles from the Water aforefaid, and from thence Southwardly down faid Little River to Androfcoggin River, and down faid Androsciggin River to Merry-meeting Bay, and from thence to the Line of Bowdoinham aforesaid, including several small Islands or Islets lying in said Androscoggin River, between the said Little-River and the Falls at Brunswick Fort, be, and hereby is erected into a Town to be called Toplham, and the Inhabitants thereof shall have and enjoy all such Immunities and Priviledges as other Towns in this Province have and do by Law enjoy.

And be it further enacted, That Aaron Hinkley, Esq; be and hereby Pirst Town Is impowered to iffue his Warrant to some principal Inhabitant of the said Meeting how to be called. Town of Topsham, requiring him in his Majesty's Name to warn and notify the said Inhabitants qualified to vote in Town Affairs, to meet together at fuch Time and Place in said Town as shall be appointed in said Warrant, to chuse such Officers as the Law directs, and may be necessary to manage the Affairs of faid Town; and the Inhabitants being so met shall be and

hereby are impowered to chuse such Officers accordingly.

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CHAP. XI.

An Act for setting off the Inhabitants, as also the Estates of the Westerly Part of Lunenburg into a separate Town by the Name of Fitchburg.

t it enacted by the Governor, Council and House of Representatives, That the Inhabitants with their Lands, on the Westerly Part Fitchburg. of Lunenburg; beginning at such a Place on Leominster Line, as that a strait Line therefrom may run between the Lands of Messieurs Paul Witherby and Jonathan Wood, to a Stake and Stones a small Distance to the Westward of Mary Holt's House; then turning and running North ten Degrees and an half East to the Southeast Corner of Ephraim Whitney's Land; then to keep the Eastwardly Line of said Whitney's Land to the Northeast Corner thereof; and from that Corner to run Northwardly on the Eastwardly Line of John White's Land to the Northeasterly Corner thereof; and from that Corner to runNorth four Degrees East to Townshend Line; then running West thirty one Degrees and an half North on Town-Shend Line to Dorchester-Canada Line; then turning South nine Degrees West eight Wiles, and an Hundred and forty Rods on Dorchester Canada Line to Westminster Line; then turning East eleven Degrees thirty Minutes South, three Miles and thirty one Rods to a Heap of Stones in Leominster I ine; then turning and running to the Bounds first mentioned; be and hereby is fet off and erected into a separate Town by the Name of Erected into Fitchburg; and that the said Town be invested with all the Powers, Privia Town: ledges and Immunities that other Towns in this Province do or may by Law enjoy, that of sending a Representative to the General Assembly only excepted; and that the Inhabitants of faid Town shall have full Power and Right from Time to Time to join with the faid Town of Lunenburg in the Representachoice of a Representative or Representatives and be subject to pay their pro- tive how to tionable Part of the Charge (who may be chosen either in the Town of be chosen. Lunenburg or Town of Fitchburg) in which Choice they shall enjoy all the Priviledges which by Law they would have been intitled to, if this Act had not been made: And the Select-men of the Town of Lunenburg shall issue their Warrant to one or more of the Constables of the Town of Fitchburg, requiring them to notify the Inhabitants of the Town of Fitchburg of the Time and Place of their meeting for such Choice.

Provided nevertheless, and he it further enaced, That the said Town To pay their of Fitchburg shall pay their Proportion of all Town, County and Province Proportion of Charges with Taxes already set on, or granted to be raised by said Town of Lunenburg, Lunenburg. as if this Act had not been made.

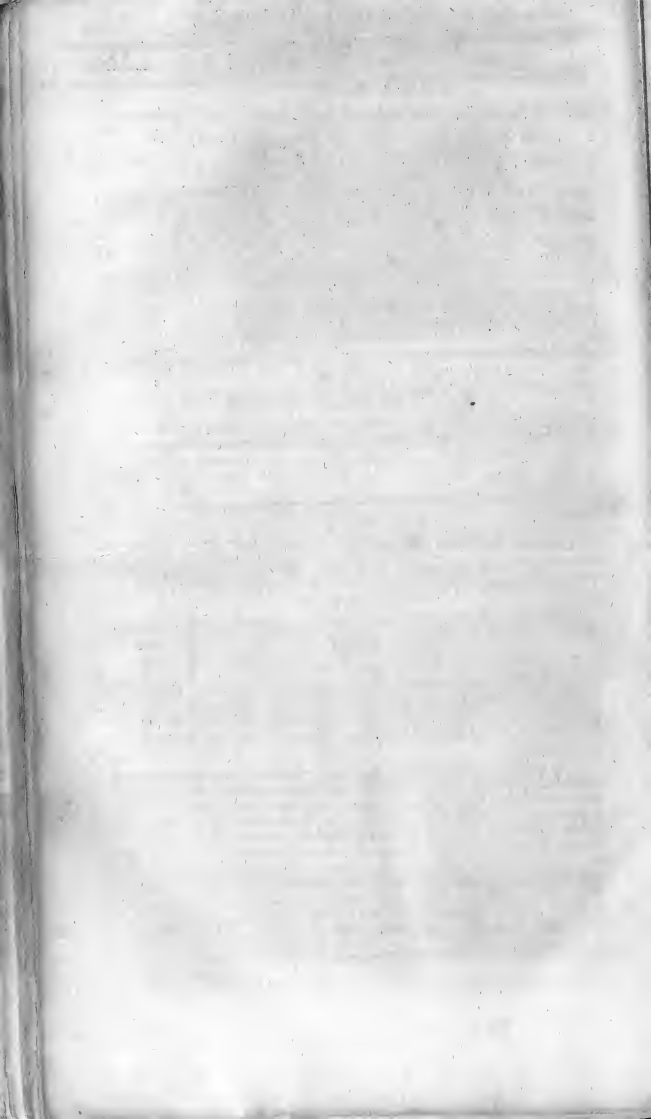
And be it further enaued, That Edward Hartwel', Esq; be and First Town hereby is impowered to issue his Warrant, directed to some principal Inhabi- Meeting how tant in faid Town of Fitchburg, requiring him to notify and warn the In-habitants of faid Town qualified by Law to vote in Town Affairs, to meet at such Time and Place, as shall be therein set forth, to chuse all such Officers as shall be necessary to manage the Affairs of said Town.

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CHARCANA DEN TOTAND DE

BOSTON, N.E.

Printed by S. KNEELAND, by Order of His Excellency the GOVERNOR, Council and House of REPRESENTATIVES. M, DCC, LXIV.





Acts and Laws,

Passed by the Great and General Court or Assembly of his Majesty's Province of the Massachusetts, Bay in New-England: and held at Concord, upon Wednesday the thirtieth Day of May, 1764.

CHAP. I.

An Act in Addition to, and Explanation of the several Acts of this Province, providing for the Support and Maintenance of the Poor.

HEREAS a Doubt has arisen on an Act passed in the fourth Preamble. Year of King William and Queen Mary, Intituled An Act for regulating of Townships, Choice of Town Officers, and setting forth their Power; whether the Justices of the Peace in the Court of Quarter Sessions, have Power to assess the Relations of a poor Person within the Degrees mentioned, for any Cost accrued before Application to the Court of Sessions, or for any Costs that one of the Relations of a poor Person may have been at, for the Support of such poor Persons, before they are cast upon the Town:

We it therefore enacted by the Governor, Council and Bouse of Representatives, That the Justices of the Court of Quarter Sessions, shall, and ons to asses hereby are enabled from Time to Time, to affess the Relations within the the Relations Degrees mentioned in the aforesaid Act of King William and Queen Mary, for Support of for any Cost or Charges incurred by one Relation of a poor Person, for the poor Person Support of such poor Person, before such poor Person, thell he in carrain Ca-Support of such poor Person, before such poor Person shall be so burthen- ses. some as to be cast upon the Town; as also for any Costs incurred by the Maintenance of any poor Person before Application made to the Sessions; pro- Proviso. vided, that no Assessment shall be made in favour of any particular Relation or Town, for any Support for more than two Years preceeding such Application to the Court of Quarter Sellions.

CHAP. II.

An Act for erecting the Plantation called Ipswich-Canada into a Town by the Name of Winchendon.

Preamble.

THEREAS the Inhabitants of the Plantation, called Ipswich-Canada, in the County of Worcester, labour under many Difficulties and Inconveniencies by Means of their not being a Town:

The Town of Winchendon constituted. 1

Be it enaced by the Governor, Council and Poule of Representatives, That the Plantation commonly called and known by the Name of Ipfwich-Canada, in the County of Worcester, bounded as follows, viz. South twelve Degrees West seven Miles and two Hundred Rods on Dorchester-Canada; West eighteen Degrees, South two hundred and seventy Rods on Westminster; North thirty-fix Degrees West four Miles and two hundred and twenty Rods on Templetown Line; North seventy-eight Degrees West six hundred Rods on Templetown Line; North twelve Degrees East four Miles and two hundred and fixty Rods on Royalshire; South seventy-eight Degrees West six Miles on Royal/hire Line; be and hereby is erected into a Town, by the Name of Winchendon: And that the Inhabitants thereof be, and hereby are invested with all the Powers, Priviledges and Immunities, which the Inhabitants of the Towns within this Province do or may enjoy.

A.Tax of one Penny per A. cre granted for three Years.

And be it further enacted. That there be laid on the Lands already laid out in the said Town of Winchendon, a Tax of one Penny per Acre, for the Term of three Years.

Meeting of the Inhabitants to be warned.

And he it further enacted, That Edward Hartwell, Esq; be and hereby is impowered to issue his Warrant, directed to some principal Inhabitant in faid Town, requiring him to warn the Inhabitants of the faid Town, qualified to vote in Town Affairs, to meet at fuch Time and Place, as shall be therein fet forth, to choose all such Officers as are or shall be required by Law to manage the Affairs of the faid Town.

CHAP. III.

An Act in Addition to the Laws of this Province relating to Ways.

Preamble.

HERE AS in and by the Laws of this Province, the Justices in the Courts of General Sessions of the Peace in the respective Counties, are impowered in certain Cases to lay out particular and private Ways, but no Provision by Law is made for the Discontinuance of such Ways so laid, when they are found not to be necessary:

Court of Sessions impowed to dif

We it therefore enaced by the Governor, Council and House of Representatives, in Beneral Court assembled, That it skall and may be lawful for the Justices of the respective Courts of General Sessions of the Peace, continue par- fo often as occasion may require, upon Application made by any Parties agricular and private Ways, grieved at the Continuance of such Ways, and all Parties interested in such Ways, being duly cited and heard, to discontinue any particular or private Way laid out as aforefaid.

S T O N

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An Act of Parliament,

Passed in the Sixth Year of the Reign of His Majesty King GEORGE the Second.

CHAP. IV.

An Act for the better securing and encouraging the Trade of His Majesty's Sugar Colonies in AMERICA.



HEREAS the Welfare and Prosperity of Your Majesty's Preamble.

Sugar Colonies in America are of the greatest Consequence and Importance to the Trade, Navigation, and Strength of this Kingdom: And whereas the Planters of the faid Sugar Colonies have of late Years fallen under fuch great Difcouragements, that they are unable to improve or carry on

the Sugar Trade upon an equal Footing with the Foreign Sugar Colonies, without some Advantage and Relief be given to them from Great-Britain; for Remedy whereof, and for the Good and Welfare of Your Majesty's, Subjects, we Your Majesty's most dutiful and loyal Subjects, the Commons of Great-Britain affembled in Parliament, have given and granted unto Your Majesty the several and respective Rates and Duties herein after mentioned, and in such Manner and Form, as is herein after expressed; and do most humbly beseech Your Majesty that it may be enacted, and be it enacted by the King's most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by Authority of the same, That from and after the Twenty-fifth Day of December, One thousand seven hundred and thirty After 25 Dec. three, there shall be raised, levied, collected, and paid, unto and for the Use Gallon to be of His Majesty, His Heirs, and Successors, upon all Rum or Spirits of the paid for Rum Produce or Manufacture of any of the Colonies or Plantations in America, and Spirits not in the Possession or under the Dominion of His Majesty, His Heirs, and made in the A-Succeffors, which, at any Time or Times within or during the Continuance merican Plans of this Act, shall be imported or brought into any of the Colonies or Plan-longing to His tations in America, which now are, or hereafter may be, in the Possession Majesty, or or under the Dominion of His Majesty, His Heirs, or Successors, the Sum Importation of Nine pence, Money of Great Britain, to be paid according to the Pro- into the Briportion and Value of Five shillings and Six pence the Ounce in Silver, for tight Planta-

Encouraging the Trade of the British Sugar Colonies. 4-60

and 6d. per every Gallon thereof, and after that Rate for any greater or leffer Quan-Molasses and follows and upon all Molasses or Syrups of such Foreign Produce or Manufacture, as aforefaid, which shall be imported or brought into any of the and forsugars faid Colonies or Plantations of or belonging to His Majesty, the Sum of and Paneles Six pence of like Money, for every Gallon thereof, and after that Rate for 5 s. per c. wt. any greater or leffer Quantity; and upon all Sugars and Paneles of fuch Foreign Growth, Produce or Manufacture, as aforesaid, which shall be imported into any of the faid Colonies or Plantations of or belonging to His Majesty, a Duty after the Rate of Five shillings, of like Money, for every Hundred Weight, Avoirdupois, of the faid Sugar and Paneles, and after that Rate for a greater or leffer Quantity.

before landing

And for the better raising, levying, and collecting the said Duties, it Duties how to be levied and is hereby further enacted by the Authority aforesaid, That upon the Imporcollected, and tation of any such Goods, as aforesaid, into any of the said Colonies or Plantations belonging to the Crown of Great Britain, an Entry or Entries to be paid in shall be made with the Collector or other proper Officer of the Customs, ready Money or the Impost Officer, or proper Officer of the Excise, in the Port or Place where the same shall be imported, and that all and every the said Duties hereby imposed, for and upon all such Rum, Spirits, Molasses, Syrups, Sugar, and Paneles, of such Foreign Growth, Produce, or Manufacture, aforefaid, which shall be imported into any of the faid Colonies or Plantations of or belonging to the Crown of Great Britain, as aforefaid, shall be paid down in ready Money by the Importers thereof, before the landing of the same respectively.

The Goods landed before Entry and Payment of Duties, or the Value, shall be forfeited,

And be it further enacted, That in case any of the said Commodities shall be landed or put on Shore in any of His Majesty's said Colonies or Plantations in America, out of any Ship or Vessel, before due Entry be made thereof at the Port or Place where the same shall be imported, and before the Duties by this Act charged or chargeable thereupon shall be duly paid, or without a Warrant for the landing and delivering the same, first signed by the Collector, or Impost-Officer, or other proper Officer or Officers of the Custom or Excise belonging to such Port or Place respectively, all such Goods as shall be so landed or put on Shore, or the Value of the same, shall be forfeited, and all and every fuch Goods as shall be so landed or put on Shore, contrary to the true Intent and Meaning of this Act, shall and may be feized by the Governor or Commander in Chief, for the time being, of the Colonies or Plantations where the same shall be so landed or put on Shore.

and may be feized,

& profecuted or any Person or Persons by them authorized in that behalf, or by Warrant and recovered of any Justice of the Peace or other Magistrate (which Warrant such Justice in any Court of Magistrate is hereby impowered and required to give upon Request) or of Admiralty or Magnitrate is nereby impowered and required to give upon Requeit) or in the Planta by any Custom-house Officer, Impost or Excise Officer, or any Person or tions, or in any Persons him or them accompanying, aiding, and assisting; and all and eve-Court of Re-ry fuch Offence and Forfeitures shall and may be prosecuted for and recowhere the Offence is com. America (which Court of Admiralty is hereby authorized, impowered, and required to proceed to hear and finally determine the fame) or in any Court of Pecalties and Record in the faid Colonies or Plantations where such Offence is committed. Forfeitures to at the Election of the Informer or Profecutor, according to the Course and be distributed. Method used and practised there in Prosecutions for Offences against penal viz. One third Laws relating to Customs or Excise; and such Penalties and Forseitures, so forthesupport recovered there, shall be divided as follows, viz. One third Part, thereof of the Govern for the Use of His Majesty, His Heirs, and Successors, to be applied for one third to shall be recovered, One third Part to the Governor or Commander in Chief the Governor, of the faid Colony or Plantation, and the other third Part to the Informer the Profecutor or Profecutor who shall sue for the same. And

Encouraging the Trade of the British Sugar Colonies.

And be it further enacted by the Authority aforesaid; That from No Sugars, &c and after the Twenty-fifth Day of December: One thousand seven hundred except of the and thirty-three, no Sugars, Paneles, Syrups, or Molasses, of the Growth, tations, to be Product, and Manufacture of any of the Colonies or Plantations in America, imported into nor any Rum or Spirits of America (except of the Growth or Manufacture Ireland, unof His Majesty's Sugar Colonies there) shall be imported by any Person or less shipped in Persons whatsoever into the Kingdom of Ireland, but such only as shall be Great Britain fairly and bona fide loaden and shipped in Great-Britain in Ships navigated in Ships naviaccording to the feveral Laws now in being in that behalf, under the Pen-gated accordalty of forfeiting all fuch Sugar, Paneles, Syrups, or Molasses, Rum, or ing to Law, Spirits, or the Value thereof, together with the Ship or Vessel in which the under the Pefame shall be imported, with all her Guns; Tackle; Furniture; Ammuni-feiting such tion, and Apparel; and if any of the Commodities aforementioned shall sogars, &c. or be imported into Ireland contrary to the true Intent and Meaning of this the Value, and Act, all and every such Commodities, with the Ship or Vessel wherein the Ship or they shall be imported, and the Tackle, Ammunition, and Furniture which may be thereof, shall and may be seized by the Lord Lieutenant, Lord Deputy, seized, or Lords Justices, for the Time being, for the Kingdom of Ireland, or ... any Person or Persons authorized by him, them, or any of them, or by Warrant of any Justice of the Peace or other Magistrate (which Warrant fuch Justice or Magistrate is hereby impowered and required to give upon request) or by any Custom-House Officer, or Excise Officer, or any Person or Persons him, them, or any of them accompanying, aiding, and assisting, and all and every the faid Offences committed against this Act may be profecuted, and the Penalties and Forfeitures recovered, in any of His & profecuted Majesty's Courts of Record at Westminster, or in Dublin, at the Election at Westminster of Dublin. of the Informer or Profecuter, by Bill, Plaint, or Information, wherein no Effoign, Protection, or Wager of Law shall be allowed, or any more than One Imparlance; and the Penalties and Forfeitures recovered on such Prosecution shall go and be divided and applied in Manner following, viz. One Moiety to One Moiety to the Use of His Majesty, His Heirs, and Successors, and the other to the other Moiety to the Use of the Informer or Prosecutor.

And it is hereby further enacted by the Authority aforefaid, That if any Person or Persons shall be aiding and affisting in bringing on Shore Persons affist-or Landing any Such Sugar, Paneles, Syrups, or Molasses, Rum, or ing in such un-Spirits into the Kingdom of Ireland, or into any of His Majesty's Colonies lawful Imporor Plantations in America, contrary to the true Intent and Meaning of this tation, forfeit Act, or shall receive into his, her, or their House or Custody, any of teble the Vathe Commodities afore-mentioned, knowing the fame to be imported or Goods. landed, and brought on Shore, contrary to this Act, every such Person so offending shall forfeit treble the Value of such Goods, to be estimated and computed according to the best Price that each respective Commodity bears at the Place where any such Seizures shall be made, to be sued for, recovered,

and applied in manner afore mentioned.

And be it further enacted, That if any Person or Persons shall 501. Penalty hinder, moleft, or refift, any Custom-House Officer, Impost or Excise on molesting Officer, or their or any of their Affistants, in the due Execution of his or an Officer in their Duty in feizing or securing any of the Commodities afore mentioned, the Execution of his Duty. imported into the Kingdom of Ireland, or landed or put on Shore in any of the Colonies or Plantations in America, which now are, or hereafter may be, in the Possession or under the Dominion of His Majesty, His Heirs, or Successors, contrary to the Purport or true Meaning of this Act, he, she, or they shall forfeit and pay the Sum of Fifty Pounds, to be sued for, recovered, and applied in manner afore mentioned, and shall also be liable to And may also be prosecuted for the same, by Indictment or otherwise, and being thereof be prosecuted

the Informer.

found by Indictment.

*642 Encouraging the Trade to the British Sugar Colonies.

Officers, or their Affiltants, shall be sued or prosecuted for any Thing done Officer if fued in Execution of his or their Duty for the better and more effectual putting may plead the in force this present Act, he or they may and shall plead the General Issue, General Islue, and give this Act and the Special Matter in Evidence, and the Judges shall allow thereof; and if any Officer or Officers of the Customs or Excise, in the Kingdom of Ireland, or any Officer or Officers of the Customs, Impost, or Excise Office, in any of His Majesty's Plantations or Colonies in America, Officer conni. shall willingly or knowingly connive at the fraudulent Importation, or landing and bringing on Shore, of any of the Commodities afore mentioned, contrary to the Purport and true Meaning of this Act, or fuch Officer or Officers shall take upon him or them to seize any of the said Commodities. fecuting after and shall by Fraud or Collusion desist from or delay the Prosecution there-seizure, for- of to Condemnation, he or they so conniving, desisting, or delaying, shall forfeit and lose the Sum of Fifty Pounds, to be sued for, recovered, and and be made applied in Manner aforesaid, and such Officer or Officers shall also be incaincapable of pable of holding any Office or Imployment under His Majesty, His Heirs, Imployment. or Successors.

found guilty, shall be imprisoned for Three Months without Bail or Mainprize; and if any Officer or Officers of the Cultoms, Impost or Excise Officer or

fraudulent Iniportation, or Delays, pro. feits 50%.

ving at the

And it is hereby further enacted by the Authority aforesaid, That if any of His Majesty's Subjects, who is or shall be Master, or have the Charge of any Ship or Vessel, shall take in, or permit, or suffer to be taken in, at Sea, or in any Creek or Harbour, or other Place, any Sugar, Paneles, Syrups, or Molasses, Rum, or Spirits, in order to be imported into Ireland, or brought on Shore, and landed in any of His Majesty's Plantations in rool. Penalty America, contrary to the true Intent and Meaning of this Act, every such Master, or other Person, so offending, shall forfeit and pay the Sum of, Ship, &c. per- Maiter, or other Person, so offending, shall forfest and pay the Sum of, mitting such One Hundred Pounds, to be sued for, recovered, and applied in Manner fraudulentim- herein before mentioned.

on Master of portation.

And be it further enacted, That upon all Suits and Profecutions for the Importation of any of the Commodities afore mentioned into the Kingdom of Ireland, or for the bringing on Shore and landing of any of the Commodities afore mentioned, in any of His Majesty's Colonies or Plantations in America, contrary to the Purport and true Meaning of this bandi in Suits Act, the Onus probandi, that the same and every Part thereof were fairly and bona fide, and without Fraud, loaden and shipped in Great Britain, in tions to lie on Ships navigated according to the several Laws in being in that behalf, or the Claimer or that the Rum, or Spirits were made of the Growth or Manufacture of some of His Majesty's Sugar Colonies in America, or that all and every the Commodities aforesaid, which shall be imported into any of His Majesty's Colonies or Plantations in America, were of the Growth, Produce, or Manufacture of His Majesty's Colonies or Plantations there, or were duly entered, and had really and bona fide paid the Duties hereby charged and chargeable thereon, before the bringing on Shore and landing thereof in any of His Majesty's Colonies or Plantations in America, shall lie on the Claimer or Owner thereof.

And it is hereby further enacted by the Authority aforesaid, That Sugar or Pancles of the Bri. in case any Sugar, or Paneles of the Growth, Produce, or Manufacture of tish Planta- any of the Colonies or Plantations belonging to or in the Possession of His tions exported Majesty, His Heirs, or Successors, which shall have been imported into after 24 June, Great-Britain after the Twenty-fourth Day of June, One thousand seven one Year after hundred and thirty-three, shall at any Time, within one Year after the Imthe Importation portation thereof, be again exported out of Great Britain, and that due on on a proper Proof be first made, by Certificate from the proper Officers, of the due ectificate &c. Entry and Payment of the Subfidies or Duties charged or payable upon the Importation

Encouraging the Trade of the British Sugar Colonies.

Importation thereof, together with the Oath of the Merchant or his Agent importing and exporting the same, or, in case such Merchant or Agent shall be one of the People called Quekers, by his folemn Affirmation to the repaid the Re-Truth thereof, and that all other Requisites shall be performed that are by mainder of the Law to be performed in Cases where any of the said Subsidies or Duties are Subsidy paid at to be paid by any former Statute, all the Residue and Remainder of the Importation. Subfidy or Duty, by any former Act or Acts of Parliament granted and charged on fuch Sugar or Paneles, as aforefaid, shall without any Delay or Reward be repaid to fuch Merchant or Merchants, who do export the fame, within One Month after demand thereof.

And it is hereby further enacted by the Authority aforesaid. That After 24 June from and after the Twenty-fourth Day of June, One thousand seven hun- 1733 a further dred and thirty three, for every Hundred Weight of Sugar refined in Great Allowance of Britain, and fo in Proportion for a greater or leffer Quantity, which shall to be paid on be exported out of this Kingdom, there shall be, by Virtue of this Act, re- Exportation paid at the Custom-house to the Exporter, within One Month after the De- for Sugars remand thereof, over and above the several Sums of Three shillings and One fined in Great shilling per Hundred, payable by Two former Acts of Parliament, one of Britain over them made in the Ninth and Tenth Years of the Reign of his late Majesty former Allow-King William the Third, and the other in the Second and Third Years of ances of 31. the Reign of her late Majesty Queen Anne, the further Sum of Two shil- and is per c. lings, Oath or solemn Affirmation, as aforesaid, being first made by the Re- wt. finer, that the faid Sugar, so exported, was produced from Brown and Mus-Oaths, or that covado Sugar, and that, as he verily believes, the same was imported from the Sugar was some of the Colonies or Plantations in America, belonging to and in the imported from Possession of the Crown of Great Britain, and that, as he verily believes, the British the Duty of the said Brown and Muscovado Sugar was duly paid at the Plantations of Time of the Importation thereof, and that the same was duly exported, His the Exporta-Majesty's Searcher also certifying the Shipping thereof, and all other Refied by the quifites being duly performed, according to the Book of Rates.

Searcher.

2 Years after Offence com-

And be it further enacted by the Authority aforesaid, That all Suits Suits to be and Profecutions for any Offence against this Act shall be brought and commenced within Two Years after such Offence committed.

And for the better and more effectual carrying this Act into Exe- Expence of cution, be it further enacted, That the Expence of profecuting any Offence Profecution to against this Act shall be paid and born, in the first Place, out of the Shares he born out of and Parts of the Penalties and Forfeitures hereby given and granted to His His Majesty's Majesty, His Heirs, and Successors, upon any Seizure, Condemnation, and Part of the Penalties. Judgment to be had and obtained for or by reason of any Fraud or Misbehaviour against the true Intent or Meaning of this Act.

Provided nevertheless, That nothing herein contained shall extend or be construed to extend to hinder or restrain the Importation of any Su-Sugars of the gars, being of the Growth or Produce of any of the Dominions belonging Spanish or to the King of Spain, or the King of Portugal, from any Part or Place from Dominions whence fuch Sugars might lawfully have been imported before the making may be imporof this Act; any thing herein before contained to the contrary thereof in tedas formerany wife notwithstanding.

And it is hereby declared and enacted, That this present Act shall Publick Act. be taken to be a Publick Act, of which all Judges and Justices shall take Notice, without specially pleading the same; and the same shall continue Continuance. and be in Force for the Space of Five Years, to be computed from the Twenty fourth Day of June, One thousand seven hundred and thirty three, and to the end of the then next Session of Parliament.



An Act of Parliament, passed in the Fourth Year of the Reign of His Majesty King GEORGE the Third. 1764.

CHAP. V.

An Act for granting certain Duties in the British Colonies and Plantations in America; for continuing, amending, and making perpetual, an Act paffed in the Sixth Year of the Reign of His late Majesty King George the Second, (intituled, An Act for the better securing and encouraging the Trade of His Majesty's Sugar Colonies in America); for applying the Produce of such Duties, and of the Duties to arise by virtue of the faid Act, towards defraying the Expences of defending, protecting, and fecuring, the faid Colonies and Plantations; for explaining an Act made in the Twenty-fifth Year of the Reign of King Charles the Second, (intituled, An AEt for the Encouragement of the Greenland and Eastland Trades, and for the better securing the Plantation Trade); and for altering and difallowing feveral Drawbacks on Exports from this Kingdom, and more effectually preventing the clandestine Conveyance of Goods to and from the faid Colonies and Plantations, and improving and fecuring the Trade between the same and Great-Britain.

Preamble.

HEREAS it is expedient that new Provisions and Regulations should be established for improving the Revenue of this Kingdom, and for extending and securing the Navigation and Commerce between Great-Britain and Your Majesty's Dominions in America, which, by the Peace, have been so happily enlarged; And whereas it is just and necessary, that a Revenue be raised, in Your Majesty's said Dominions in America, for defraying the Expences of defending, protecting and securing the same; we, Your Majesty's most dutiful and loyal Subjects, the Commons of Great-Britain, in Parliament assembled, being desirous to make some Provision, in this present Session of Parliament, towards raising

the faid Revenue in America, have refolved to give and grant unto Your Majesty the several Rates and Duties herein after mentioned; and do most humbly befeech Your Majesty that it may be enacted; and be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That from and after From and afthe Twenty ninth Day of September, One Thousand seven hundred and fix-ter 29 Sept. ty four, there shall be raised, levied, collected, and paid, unto His Majesty, lowing Rates His Heirs and Successors, for and upon all White or Clayed Sugars of the and Duties to Produce or Manufacture of any Colony or Plantation in America not under take Place on the Dominion of His Majesty, His Heirs and Successors; for and upon Inthe feveral dico, and Coffee of Foreign Produce or Manufacture; for and upon all Foreign Goods Wines (except French Wine); for and upon all Wrought Silks, Bengals, here enumeand Stuffs, mixed with Silk or Herba, of the Manufacture of Perfia, Chi-rated, imporna, or East-India, and all Callico painted, dyed, printed, or stained there; teo into any of and for and upon all Foreign Linen Cloth called Cambrick and French Lawns, Plantations in which shall be imported or brought into any Colony or Plantation in America, America; which now is, or hereafter may be, under the Dominion of His Majesty, His Heirs and Successors, the several Rates and Duties following; that is

For every Hundred Weight Avoirdupois of fuch Foreign White or Clay-white or clayed Sugars, One Pound, Two Shillings, over and above all other Duties 21. per C.wt. imposed by any former Act of Parliament.

For every Pound Weight Avoirdupois of fuch Foreign Indico,

For every Hundred Weight Avoirdupois of such Foreign Coffee, which Coffee 21.191. shall be imported from any Place, except Great-Britain, Two Pounds, 9d. per C. wt. Nineteen Shillings, and Nine Pence.

For every Ton of Wine of the Growth of the Madeiras, or of any other Wines 71 per Mand or Place from whence such Wine may be lawfully imported, and Ton. which shall be so imported from such Islands or Places, the Sum of Seven Pounds.

For every Ton of Portugal, Spanish, or any other Wine (except French Spanish wines Wine) imported from Great-Britain the Sum of Ten Shillings.

For every Pound Weight Avoirdupois of Wrought Silks, Bengals, and Silks, Bengals, Stuffs, mixed with Silk, or Herba, of the Manufacture of Persia, China, or East-India, imported from Great-Britain, Two Shillings.

For every Piece of Callico painted, died, printed, or stained, in Persia, Callicoes 21. China, or East-India, imported from Great-Britain, Two Shillings and 6d, per riece. Six Pence.

For every Piece of Foreign Linear Cloth, called Cambrick, imported from per Piece. Great-Britain, Three Shillings.

For every Piece of French Lawn imported from Great-Britain, Three French Lawus Shillings.

And after those Rates for any greater or lesser Quantity of such Goods respectively.

And it is hereby further enacted by the Authority aforefaid, That from Duties on Cofand after the faid Twenty ninth Day of September, One thousand seven hun- fee & Pimento dred and fixty four, there shall also be raised, levied, collected, and paid, of the growth unto His Majesty, His Heirs and Successors, for and upon all Cossee and Colonies, im-Pimento of the Growth and Produce of any British Colony or Plantation in ported from America, which shall be there laden on Board any British Ship or Vessel, thence to oto be carried out from thence to any other Place whatfoever, except Great ther Places, Britain, the several Rates and Duties following; that is to say,

Six Indico, 6d.per

Portugal and

& Stuffs, mixt with Silk or Herba, 25. per

except Great Britain, viz.

Coffee 7s. per For every Hundred Weight Avoirdupois, of fuch British Coffee, Seven C. wt. Shillings. For every Pound Weight Avoirdupois of fuch British Pimento, One

Pimento 2 q. per lb.

Halfpenny. And after those Rates for any greater or leffer Quantity of such Goods

respectively.

And whereas an Act was made in the Sixth Year of the Reign of His late Act 6 Geo. II. Majesty King George the Second, intituled, An Act for the better securing and encouraging the Trade of His Majesty's Sugar Colonies in AMERICA, which was to continue in Force for Five Years, to be computed from the Twenty-fourth Day of June, One thousand seven hundred and thirty-three, and to the End of the then next Session of Parliament; and which, by several subsequent Acts made in the Eleventh, the Nineteenth, the Twenty-fixth, the Twenty-ninth, and the Thirty-sirst Years of the Reign of His said late Majesty, was, from time to time, continued; and, by an Act made in the First Year of the Reign of His present Majesty, was further continued until the End of this present Session of Parliament; and although the said Act hath been found in some Degree useful, yet it is highly expedient that the fame should be altered, enforced, and made more effectual; but, in Consideration of the great Distance of several of the said Colonies and Plantations from this Kingdom, it will be proper further to continue the faid Act for a short Space, before any Alterations and Amendments shall take Effect, in order that all Persons concerned may have due and proper Notice thereof; Be it therefore enacted by the Authority aforesaid, That the said Act made in the Sixth Year of the Reign of His late Majesty King George the Second, intituled, An Ast for the better securing and encouraging the Trade of his Majesty's Sugar Colonies in America, shall be, and the same is

tinued, to 30 hereby further continued, until the Thirtieth Day of September, One thousand Sept. 1784. Seven hundred and fixty four.

And be it further enacted by the Authority aforesaid, That from the The faid Act Twenty ninth Day of September, One thousand seven hundred and fixty tual, subject four, the said Act, subject to such Alterations and Amendments as are to the Aliera- herein after contained, shall be, and the same is hereby made perpetual.

herein.

And be it further enacted by the Authority aforesaid, That in lieu, and Foreign Me-instead of the Rate and Duty imposed by the said Act upon Melasses and lasses and Sy-Syrups, there shall, from and after the said Twenty ninth Day of September, rups imported One thousand seven hundred and sixty sour, be raised, levied, collected, and into the Bripaid, unto His Majesty, His Heirs and Successors, for and upon every sish Colonies Gallon of Melasses or Syrups, being the Growth Product or Manufacture to pay 3d per Gallon of Melasses or Syrups, being the Growth, Product, or Manufacture, of any Colony or Plantation in America, not under the Dominion of His. Majesty, His Heirs, or Successors, which shall be imported or brought into. any Colony or Plantation in America, which now is, or hereafter may be, under the Dominion of His Majesty, His Heirs or Successors, the Sum of Three Pence.

The Duties on the enumerated Goods here 6 Geo, II.

And it is hereby further enacted by the Authority aforesaid, That the faid Rates and Duties hereby charged upon fuch Foreign White or Clayed Sugars, Foreign Indico, Foreign Coffee, Wines, Wrought Silks, Bengals, and Stuffs, mixed with Silk or Herba, Callico, Cambricks, French Lawns, mentioned to and Foreign Melasses or Syrups, imported into any British American Colony. paid as by the or Plantation, shall be raised, levied, collected, and paid, in the same Man-recited Act of ner and Form, and by such Rules, Ways, and Means, and under such Penalties and Forfeitures (not otherwise altered by this Act) as are mentioned and expressed in the said Act of Parliament, made in the Sixth Year of the Reign of His late Majesty King George the Second, with respect to the rai-

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fing, levying, collecting, and Payment, of the Rates and Duties thereby granted; and that the aforesaid Duties hereby charged upon Pritish Coffee Those upon and Pimento, exported from any British Colony or Plantation, shall be raised, levied, collected, and paid, in the same Manner and Form, and by fuch Rules, Ways, and Means, and under fuch Penalties and Forfeitures, as are mentioned and referred unto in an Act of Parliament, made in the Twenty-fifth Year of the Reign of King Charles the Second, intitled, An as by Act 25 Att for the Encouragement of the Greenland and Eastland Trades, and for Car. the better securing the Plantation Trade, with respect to the raising, levying, collecting, and Payment, of the Rates and Duties thereby granted upon the several Goods therein particularly enumerated: And that all Powers, Penalties, Provisions, Articles, and Clauses, in those Acts respectively contained and referred unto (except in fuch Cales where any Alteration is made by this Act) shall be observed, applied, practised, and put in Execution, for the raising, levying, collecting, and answering, the respective Rates and Duties granted by this Act, as fully and effectually, as if the same were. particularly and at large re-enacted in the Body of this prefent Act, and applied to the Rates and Duties hereby imposed; and as fully and effectually, to all Intents and Purposes, as the same could have been at any Time put in Execution, for the like Purposes, with respect to the Rates and Duties granted by the faid former Acts.

Provided always, and it is hereby further enacted by the Authority afore- Importer resaid, That if the Importer of any Wines shall refuse to pay the Duties here- fusing to pay by imposed thereon, it shall and may be lawful for the Collector, or other the Duties on Wines, Offiproper Officer of the Customs where such Wines shall be imported, and he cer may seize is hereby respectively required to take and secure the same, with the Casks the same, or other Package thereof, and to cause the same to be publickly fold, within the Space of I wenty Days at the most after such Refusal made, and at such and publickly Time and Place as such Officer shall, by Four or more Days publick No-fell them to the best Bidder, appoint for that Purpose; which Wine shall be fold to the best Bidder, der, and the Money arising by the Sale thereof shall be applied, in the first Place, in Payment of the faid Duties, together with the Charges that shall have and deduct been occasioned by the said Sale; and the Overplus, if any, shall be paid to the Duties and Charges.

fuch Importer, or any other Person authorized to receive the same.

Provided also, That if the Money offered for the Purchase of such Wine, If they shall shall not be sufficient to discharge the Duty and Charges aforesaid, then, and not bring sufin every such Case, the Collector, or other proper Officer, shall cause the ficient to pay the Duty and Wine to be staved, spilt, or otherwise destroyed, and shall return the Casks Charges, they or other Package wherein the same was contained to such Importer.

And it is hereby declared and enacted, That every Piece of Callico in-ved and spile, rended to be charged with the Duty herein before-mentioned, if of the Breadth Limited of One Yard and a Quarter or under, shall not exceed in Length Ten Yards; Length and and if above that Breadth, shall not exceed Six Yards in Length; and that Breadth of Callicoes, every Piece of Cambrick and French Lawn shall contain Thirteen Elle each every Piece of Cambrick and French Lawn shall contain Thirteen Ells each, and of Camand shall pay Duty for the same in those Proportions for any greater or lesser bricks, and Quantity, according to the Sum herein before charged upon each Piece of French Lawns,

fuch Goods respectively.

And it is hereby further enacted by the Authority aforefaid, That all the Monies ari-Monies which, from and after the Twenty-ninth Day of September, One fing by the fethousand seven hundred and sixty four, shall arise by the several Rates and veral Duties Duties herein before granted; and also by the Duties which, from and after before grantthe faid Twenty ninth Day of September, One thousand seven hundred and fixty four, shall be raised upon Sugars and Paneles, by virtue of the faid and upon Sugars Act made in the Sixth Year of the Reign of his faid late Majesty King gars, &c. George the Second (except the necessary Charges of raising, collecting, levying, recovering, answering, paying, and accounting for the same)

Cccc"

and to be re. ferved toward Charges of protecting the British Colonies in Ame-

Exporter of to the British Colonies in \ America,

to be paid a

and also the Aliens Duty:

He first giving curity

for the due Exportation and Landing of the same;

conditioned to produce a Certificate thereof from the properOfficer within 18 Months.

NoPart of the Old Subfidy to be repaid for any Foreign ed as aforefaid.

except for Callicoes, ond Mullins :

to be paid in- shall be paid into the Receipt of His Majesty's Exchequer, and shall be ento the Exche tered separate and apart from all other Monies paid or payable to His Majesty, His Heirs or Successors; and shall be there reserved, to be, from Time to Time, disposed of by Parliament, towards defraying the necessary defraying the Expences of defending, protecting and securing the British Colonies and Plantations in America.

And it is hereby further enacted by the Authority aforefaic, That from and after the Tenth Day of Siptember, One Thousand seven Hundred and fixty four, upon the Exportation of any Sort of Wine (except French Wines) from this Kingdom to any British Colony or Plantation in America, Wines from as Merchandize, the Exporter shall be paid, in Lieu of all former Drawthis Kingdom backs, a Drawback or Allowance of all the Duties paid upon the Importation of fuch Wine; except the Sum of Three Pounds Ten Shillings per Ton, Part of the additional Duty of Four Pounds per I on, granted by an Act made in the last Session of Parliament (intituled, An' Act for granting Drawback of to His Mojesty several additional Duties upon Wines imported into this Kingthe Duties on dom, and certain Duties upon all Cyder and Perry, and for raising the Sum of Importation; Three Millions five Hundred Thousand Pounds, by way of Annuities and Lotteper l'on, grant- ries, to be charged on the said Duties) and also except such Part of the Dued by an Act ties paid upon Wines imported by Strangers or Aliens, or in Foreign Ships, of the laftSef- as exceeds what would have been payable upon such Wines, if the same had been imported by British Subjects and in British Ships; any Law, Custom, or Usage, to the contrary notwithstanding; which Drawback or Allowance shall be made in such Manner, and under such Rules, Regulations, Penalties, and Forfeitures, in all Respects, as any former Drawback or Allowance, payable out of the Duties of Customs upon the Exportation of such Wine, was, could, or might be made, before the passing of this Act.

Provided always, and it is hereby further enacted, That upon the En-Bond and Se. try of any such Wine for Exportation to any British Colony or Plantation in America, and before any Debenture shall be made out for allowing the Drawback thereon, the Exporter shall give Bond, with sufficient Security, to His Majesty, His Heirs and Successors, to be approved of by the Collector, or other principal Officer of the Customs at the Port of Exportation, in Treble the Amount of the Drawback payable for the Goods, that the same and every Part thereof, shall (the Dangers of the Seas and Enemies excepted) be really and truly exported to, and and landed in some British Colony or Plantation in America, and that the same shall not be exported or carried to any other Place or Country whatfoever, nor relanded in any Part of Great Britain, Ireland, or the Islands of Guernsey, Jersey, Alderney, Sark, or Man, or either of them: And such Bonds shall not be delivered up not discharged, until a Certificate shall be produced, under the Hands and Seals of the Collector or other principal Officer of the Customs at the Port or Place where fuch Goods shall be landed, testifying the Landing thereof: And the Condition of fuch Bond shall be, to produce such Certificate, in Eighteen Months from the Date of the Bonds, (the Dangers of the Seas and Enemies excepted.)

And it is hereby further enacted by the Authority aforesaid, That from and after the First Day of May, One Thousand seven Hundred and sixty four, no Part of the Rate or Duty, commonly called The Old Subfidy, shall Goodsexport- be repaid or drawn back for any Foreign Goods of the Growth, Production, or Manufacture of Europe, or the East Iudies, which shall be exported from this Kingdom to any British Colony or Plantation in America (Wines, White Callicoes, and Muslins, only excepted); any Law, Custom,

Wines, White or Ulage, to the contrary notwithstanding.

And:

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Certain Duties granted in the British Colonies.

And it is hereby turther enacted by the Authority aforesaid, That from And upon the and after the Tenth Day of September, One Thousand seven Hundred and of White Callicoes or Musical States of White Callicoes or White Ca lins, except as herein after is mentioned, from this Kingdom to any British Muslins, nei-Colony or Plantation in America, besides the One Halt of the Rate or Du- ther the Moiety commonly called The Old Subsidy, which now remains, and is not drawn ty of the Old Subsidy, back for the same, there also shall not be repaid or drawn back the further Sum of Four Pounds Fifteen Shillings for every Hundred Pounds of the Part of the true and real Value of such Goods, according to the Gross Price at which Net Duties they were fold at the Sale of the United Company of Merchants trading to the thereon. East Indies, being the Third Part of the Net Duties granted thereon respective- granted by ly by Two several Acts of Parliament, the One made in the Eleventh Act 11 and 12 Will. III. and Twelsth Year of the Reign of King William the Third, intituled, An and 3 & 4 Annæ shall be Commodities of the East Indies, and for enlarging the Time for purchasing repaid; certain reversionary Annusties therein mentioned; and the other made in but until I Third and Fourth Year of the Reign of Queen Anne, intituled, An Ast for March, 1765, continuing Duties upon Low Wines, and upon Coffee, Tea, Chocolate, Spices, upon Exporand Pictures, and upon Hawkers, Pedlars, and Petty Chapmen, and upon Mustation of such lins; and for granting new Duties upon several of the fid Commodities, and coes and Mustation Collisions. China several and Drugs. any Low Custom on Library. also upon Callicoes, China-ware, and Drugs; any Law, Custom, or Usage to lins as were the contrary notwithstanding.

Provided always, and be it further enacted by the Authority aforesaid, fore 25 March preceeding, at That until the First Day of March, One Thousand seven Hundred and the India fixty five, upon the Exportation from this Kingdom, to any British Colony House, the same or Plantation in America, of such White Callicoes or Muslins only as were Drawbacks. fold on or before the Twenty fifth Day of March, One Thousand seven shall be allowed as are Hundred and fixty four, at the Sale of the United Company of Merchants, now payable. trading to the East Indies, luch and the same Drawbacks shall be allowed Where Goods

as are now payable upon the Exportation of the faid Goods.

And be further enacted by the Authority aforesaid, That if any Mer- Exportation chant or other Person shall, from and after the said First Day of May, to Parts be-One Thousand seven Hundred and sixty sour, enter any Goods for Exportation to Parts beyond the Seas, other than to the said British Colonies or tain a Draw-Plantations in America, in order to obtain any Drawback not allowed by back not althis Act, upon the Exportation of such Goods to the faid British Colonies lowed by this Act, shall be carried to any Bricarried to any Bricarried to any tilb Colony or Plantation in America, and landed there contrary to the true British Plan-Intent and Meaning hereof, that then, and in such Case, the Drawback tation in Ameshall be forfeited, and the Exporter of such Goods, and the Master of the fuch Draw-Ship or Vessel on Board which the same were loaden and exported, back shall be shall forseit Double the Amount of the Drawback paid or to be paid for forseited, and the same, and also Treble the Value of the said Goods.

And it is further enacted by the Authority aforesaid, That from and thereof; with after the said First Day of May, One Thousand seven Hundred and sixty Treble the four, if any Goods, not allowed to draw back any Part of the Old Subfidy, Value of the or any other Duty by this Act, shall be entered for Exportation from this Goods. Kingdom to any other Place beyond the Seas, except to some British Co-theOath upon lony or Plantation in America, in every Case where the Exporter is Debentures, required, by any Law now in Force, to swear that such Goods are not forsuch Goods landed or intended to be landed in Great Britain, Ireland; or the Isle of Man, as shall be entered shall also be added to, and included in the Oath, upon the Debentered for Exture for such Goods. "any British Colonies or Plantations in America." ture for fuch Goods, "any British Colonies or Plantations in America."

And be it further enacted by the Authority aforesaid, That from and beyond the after the Twenty-ninth Day of September, One Thousand seven Hundred Seas, than to and fixty-four, no Rum or Spirits of the Produce or Manufacture of any American of Plantations.

fold on or be-

Double the

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Certain Duties granted in the British Colonies.

or, Spirits imported into any of the tions in Ainerica,

liable to be forfeited. together with Veffel, &c.

be imported in'o Ireland, but fuch as fhall be ship. ed in Great Britain, and carried direct-

Exporter of Rum, Spirits, Paneles, Molasses or Sy-British Colo. nies in Ame-Growth thereof,

to produce and deliver to ficer before clearing, an Affidavit of the Goods, & Denomination of the Packages, &c.

Officer to grant the Ma-fter of the Vefsel a Certifi-

and to tranftary's Office for the Coloof 52.

. R' 160 A.

Foreign Rum of the Colonies or Plantations in America, not in the Possession or under the Dominion of His Masesty, His Heirs or Successors, shall be imported or brought into any of the Colonies or Plantations in America which now. BritishPlanta are, or hereafter may be, in the possession or under the Dominion of His Majesty, His Heirs or Successors, upon Forfeiture of all such Rum or Spirits, together with the Ship or Vessel in which the same shall be imported, with the Tackle, Apparel, and Furniture thereof; to be feized by any Officer or Officers of His Majesty's Customs and prosecuted in such Manner and Form as herein after is expressed; any Law, Custom, or Usage to the contrary notwithstanding.

And it is hereby further enacted and declared by the Authority afore. NoSugarsmay faid, That from and after the Twenty ninth Day of September, One Thou fand seven Hundred and fixty four, nothing in the before recited Act made in the Sixth Year of the Reign of his late Majesty King George the Second, or any other Act of Parliament, shall extend, or be construed to extend, to give Liberty to any Person or Persons whatsoever to import into the Kingdom of Ireland, any Sort of Sugars, but such only as shall be fairly ly from thence and bona fide loaden and shipped in Great Britain, and carried directly from

thence in Ships navigated according to Law.

And, for the better preventing Frauds in the the Importation of Foreign Sugars and Paneles, Rum and Spirits, Molasses and Syrups, into any of. His Majesty's Dominions, under Pretence that the same are the Growth, Produce, or Manufactture of the British Colonies or Plantations, it is further rups, from the enacted by the Authority aforesaid, That from and after the Twenty ninth Day of September, One Thousand seven Hundred and sixty four, every rica, as of the Person or Persons loading on Board any Ship or Vessel, in any of the British Colonies or Plantations in America. any Rum or Spirits, Sugars or Paneles, Molasses or Syrups, as of the Growth, Product, or Manufacture, of any British Colony or Plantation, shall, before the clearing out of the said Ship or Vessel, produce and deliver to the Collector or other principal the properOf. Officer of the Customs at the Loading Port, an Affidavit signed and Smorn to before some Justice of the Peace in the faid British Colonies or Plantations, either by the Grower, Maker, or Shipper of fuch Goods, or his or the Quality of their known 'Agent or Factor, expressing, in Words at Length, and not in Figures, the Quality of the Goods fo shipped, with the Number and Denomination of the Packages, and describing the Name or Names of the Plantation or Plantations, and the Name of the Colony, where the fame grew or were produced and Manufactured; which Affidavit shall be attested under the Hand of the faid Justice of the Peace, to have been sworn to in his Presence; Who is hereby required to do the same without Fee or Reward: And the Collector or other Principal Officer of the Customs to whom such Affidavit shall be delivered, shall thereupon grant to the Master, or other cate thereof; Person having the Charge of the Ship or Vessel, a Certificate under his Hand and Seal of Office (without Fee or Reward)of his having received such Assidavit pursuant to the Directions of this Act; which Certificate shall express the Quality of the Goods shipped on Board such Ship or Vessel, with the Number and Denomination of the Packages: And such Colsuch Assidavit Icctor or other Principal Officer of the Customs shall also (without Fee or to the Secre- Reward) within Thirty Days after the Sailing of the Ship or Vessel, transmit an exact Copy of the said Affidavit to the Secretary's Office for the ny, on Penalty respective Colony or Plantation where the Goods were shipped, on Forseiture of Five Pounds.

And it is further enacted, That upon the Arrival of such Ship or Vessel into the Port of her Discharge, either in Great Britain, or any other Port of HisMajesty's Dominions, where such Goodsmay be lawfully imported, the Master or other Person taking the Charge of the Ship or Vessel, shall, at the

Time he makes his Report of his Cargo, deliver the faid Certificate to the On Arrival of Collector or other Principal Officer of the Customs, and make Oath before the Vestel at him, that the Goods fo reported are the fame that are mentioned in the Discharge the faid Certificate, on Forfeiture of One Hundred Pounds; and if any Rum Mafter is to or Spirits, Sugars or Paneles, Molasses or Syrups, shall be imported or deliver the found on board any such Ship or Vessel, for which no such Certificate shall Certificate to be produced, or which shall not agree therewith, the same shall be deemed officer, and and taken to be foreign Rum and Spirits, Sugar and Paneles, Molasses, make Oath of and Syrups, and shall be liable to the same Duties, Restrictions, Regulati-the Identity of ons, Penalties, and Forfeitures, in all Respects, as Rum, Spirits, Sugar, the Goods, on Paneles, Molasses, and Syrups, of the Growth, Produce, or Manutacture, of Penalty of any Foreign Colony or Plantation, would respectively be liable to by Law. and Goods

Provided always, That if any Rum or Spirits, Sugar or Paneles, Molasses found on or Syrups, shall be imported into Great Britain from any British Colony or board not Plantation in America, without being included in such Certificate as is herein certified for, before directed, and it shall be made to appear to the Satisfaction of the Com- &c. missioners of His Majesty's Customs at London, or Edinburgh, respectively, are to pay Fothat the Goods are really and truly the Produce of such British Plantition that the Goods are really and truly the Produce of such British Plantation or Colony, and that no Fraud was intended, it shall and may in such Case such Goods be lawful for the said respective Commissioners to permit the said Goods not included to be entered, upon Payment of the like Duties as such Goods would be in the Certifi-

liable to if this Law had not been made.

And whereas by an Act of Parliament made in the Twelfth Year of the imported And whereas by an Act of Parliament made in the 1 wenth 1 ear of the without in-Reign of King Charles the Second, intitled, An Act for encouraging and stending a tending a increasing of Shipping and Navigation, and several subsequent Acts of Par- Fraud, they liament which are now in Force, it is among other Things, directed, That may be adfor every Ship or Vessel that shall load any Commodities, in those Acts mitted to En! particularly enumerated, at any British Plantation, being the Growth, Pro-try, paying duct, or Manufacture thereof, Bonds shall be given with due Surety, to the usual Ducties. the Value of One Thousand Pounds if the Ship be of less Burthen than One Hundred Tons, and of the Sum of Two Thousand Pounds, Clause in Act if the Ship be of greater Burthen, that the same Commodities shall be 12 Car. 11. brought by fuch Ship or Veffel, to some other British Plantation, or to some Port in Great Britain; notwithstanding which, there is great Reason to apprehend such Goods are frequently carried to Foreign Parts, and landed there: And whereas great Quantities of Foreign Molasses and Syrups are clandestinely run on Shore in the British Colonies, to the Prejudice of the Revenue, and the Great Detriment of the Trade of this King- Bond and Sedom, and it's American Plantations: To remedy which Practices for the curity to be future, be it further enacted by the Authority aforesaid, That from and given pursuant after the Twenty ninth Day of September, One Thousand seven Hundred Act. and fixty four, Bond and Security, in the like Penalty, shall also be given in case of ladto the Collector or other principal Officer of the Customs at any Port or ing any enu-Place in any of the British American Colonies or Plantations, with one merated Surety besides the Master of every Ship or Vessel that shall lade or take on Goods, that board there any Goods not particularly enumerated in the faid Acts, being Molasses and the Product or Manufacture of any of the faid Colonies or Plantations, syrups, on with Condition, that in Case any Molasses or Syrups, being the Produce board, of any of the Plantations not under the Dominion of His Majesty, His shall be bro't Heirs or Successors, shall be laden on board such Ship or Vessel, the same british Planshall (the Danger of the Seas and Enemies excepted) be brought, without tations in A-Fraud or wilful Diminution, by the faid Ship or Veffel to some of His merica, or to Majesty's Colonies or Plantations in America, or to some Port in Great Britain; Great Britain and that the Master or other Person having the Charge of such Ship or Vessel, of which Re-shall immediately upon his Arrival at every Port or Place in Great Britain, made at the or in the British American Colonies and Plantations, make a just and true Port of Arri-Report val.

cate shall be

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Non-enumerated Goods laden on board without Bond given, are for feited, with the Vessel. Master before Tailing from the Port of take a Certificate of his haviog given Bond ; which, upon compleating his Voyage, he is to deliver up at the Port of Dif. BritifhVessels

mear the Brisilh American

val, are liable ed. Goods to be

Year after the Coffee, and other coumenalties, as those in

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Report of all the Goods laden on Board such Ship or Vessel under their true and proper Denominations; and if any such Non-enumerated Goods shall be laden on Board any such Ship or Vessel before such Bond shall be given, the Goods so laden together with the Ship or Vessel and her Furniture shall be forfeited, and shall and may be seized by any Officer of the Customs, and profecuted in the Manner herein after directed.

And it is hereby further enacted by the Authority aforesaid, That every Master or Person having the Charge of any Ship or Vessel, shall, before he Lading is to departs from any British Colony or Plantation where he receives his Lading, take a Certificate under the Hands and Seals of the Collector or other Principal Officer of the Customs there (which Certificate such Officers are hereby required to grant without Fee or Reward) that Bond hath been given, pursuant to the Directions of this or any other Act of Parliament, as the Case shall require; and the Master or Person having the Charge of such Ship or Vessel, shall keep such Certificate in his Custody till the Voyage is compleated, and shall then deliver the same up to the Collector or other chief Officer of the Customs at the Port or Place where he shall discharge his charge on Pe Lading, either in Great-Britain or any British American Colony or Plantanalty of root tion, on Forfeiture of One Hundred Pounds for each and every Offence.

And it is hereby further enacted, That if any British Ship or Vessel lawith any Bri den as aforefaid, with any Goods of the Produce or Manufacture of any can Goods or British Colony or Plantation in America, or having on Board any Molasses Foreign Mo. or Syrups, the Produce of any Foreign Colony or Plantation, shall be diflaffes or Syrups covered by any Officer of His Majesty's Customs within Two Leagues of the Shore of any British Colony or Plantation in America, and the Master or Person taking Charge of such Ship or Vessel shall not produce a Coasts, Certificate that Bond has been given, pursuant to the Directions of this or not producing any other Act of Parliament, as the Case may require; or if he shall not a Certificate produce such Certificate to the Collector or other chief Officer of the Cusas required by toms where he shall arrive, either in Great-Britain or any British American or not produ. Colony or Plantation, such Ship or Vessel, with her Tackle, Apparel, and cing one at the Furniture, and all the Goods therein laden, shall be forfeited, and shall and Port of Arri- may be seized and prosecuted as herein after is directed.

And it is hereby further enacted by the Authority aforesaid, That the to be forfeit faid Bond directed to be given by this Act, with respect to such Non enu-Bond for Non. merated Goods, shall continue in Force for One Year, from and after the enumerated Completion of the Voyage; and in case no Fraud shall appear within that Time, it shall be lawful for the Commissioners of His Majesty's Customs, in Force for 1 or any Four or more of them, to direct the faid Bond to be delivered up.

And it is hereby further enacted by the Authority aforefaid, That from when, if no and after the Twenty ninth Day of September, One Thousand seven Hun-Fraud appear, dred and fixty four, all Coffee, Pimento, Cocoa Nuts, Whale Fins, Raw it is to be giv- Silk, Hides, and Skins, Pot and Pearl Ashes, of the Growth, Production, or Manufacture of any British Colony or Plantation in America, shall be imported directly from thence into this Kingdom, or some other British Colony or Plantation, under the like Securities, Penalties and Forfeitures, of the British as are particularly mentioned in Two Acts of Parliament made in the Twelfth Americanplan and Twenty fifth Years of the Reign of King Charles the Second, the foreations, to be imported un. mer intituled, An Act for the encouraging and increasing of Shipping and Nader like Secu- vigation, and the latter intituled, An Att for the Encouragement of the Greenrities and Pc- land and Eastland Trades, and for the better securing the Plantation Trade, or either of them, with respect to the Goods in those Acts particularly enumerated; any Law, Custom, or Usage, to the contrary notwithstanding.

And it is hereby further enacted by the Authority aforesaid, That from and after the Twenty ninth Day of September, One Thousand seven Hundred and fixty four, no Iron, nor any Sort of Wood, commonly called Lum-

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ber, as specified in an Act passed in the Eighth Year of the Reign of King Bond & Secu-George the First, intituled, An Ast for giving further Encouragement for the Im- rity to be givpertation of Navalstores, and for other Purposes therein mentioned, of the Growth, en before la-Production, or Manufacture, of any British Colony or Plantation in America, or Lumber of shall be there loaden on Board any Ship or Vessel to be carried from thence, the British Auntil sufficient Bond shall be given, with One Surety besides the Master of merican Planthe Vessel, to the Collector or other principal Officer of the Customs at the condition'd to Loading Port, in a Penalty of Double the Value of the Goods, with Conland the same dition, that the said Goods shall not be landed in any Part of Europe except if for Europe, Great Britain; which Bonds shall be discharged in the Manner hereaster in Great Brimentioned; that is to say, For such of the said Goods as shall be entered tain; and to for, or landed in Great-Britain the Condition of the Bonds shall be, to Certificate bring a Certificate in discharge thereof within Eighteen Months from the within 18 Date of the Bond; and within Six Months for such of the said Goods as shall Months; and be entered for, or landed in any of the British Colonies or Plantations in if for any of America; which respective Certificates shall be under the Hands and Seals the British Aof the Collector or other Principal Officer of the Customs resident at the merican Plan-Port or Place where such Goods shall be landed, testifying the Landing there- 6 Months; of; and for such of the said Goods as shall be entered for, or landed at any and if for any, other Place in America, Africa, or Aha, to bring the like Certificate within other Place in Twelve Months, under the Common Seal of the Chief Magistrate, or under America Afri the Hands and Seals of Two known British Merchants residing there; or within 12 fuch Bond or Bonds shall be discharged, in either of the said Cases, by Proof Months. upon Oath made by credible Persons, that the said Goods were taken by Where the Enemies, or perished in the Seas.

And for the better preventing Frauds in the Importation of Exportation or are taken, of Goods that are liable to the Payment of Duties, or are prohibited, in the discharged. British Colonies or Plantations in America, it is further enacted by the Authority aforesaid, that from and after the Twenty ninth Day of September, No Goods to be shipped in One Thousand seven Hundred and fixty sour, no Goods, Wares, or Merone British Co chandizes, of any Kind whatfoever, shall be shipped or laden on Board any sony to be car-Ship or Vessel in any of the British Colonies or Plantations in America, to be ried to anocarried from thence to any other British Colony or Plantation, without a ther without a Sufferance or Warrant first had and obtained from the Collector or other Sufferance; proper Officer of the Customs at the Port or Place where such Goods shall be intended to be put on Board; and the Master of every such Ship or Vef- and taking fel shall, before the same be removed or carried out from the Port or Place out a proper where he takes in his Lading, take out a Cocket or Cockets expressing the Cocket; Quantity and Quality of the Goods, and Marks of the Package, fo laden, with the Merchants Names by whom shipped and to whom configned; and if they are Goods that are liable to the Payment of any Duty, either upon the Importation into, or upon the Exportation from the faid Colonies or Plantations, the faid Cocket or Cockets shall likewise distinctly specify that the Duties have been paid for the same, referring to the Times or Dates of Entry and Payment of fuch Duties, and by whom they which is to were paid; which Cocket or Cockets shall be produced by the Master be produced were paid; which Cocket or Cockets inall be produced by the iviality at the Port of of fuch Ship or Vessel, to the Collector or other Principal Officer of at the Port of of such Ship or Vessel, to the Collector or other Principal Officer of Discharge; the Customs at the Port or Place where such Ship or Vessel shall arrive in any of the British Colonies or Plantations in America, before any Part of the Goods are unladen or put on Shore: And if any Goods or Merchan-on Forfeiture dizes shall be shipped as aforesaid without such Sufferance, or the Vessel of the Goods. shall depart and proceed on her Voyage without such Cocket or Cockets, Goods also to or the Goods shall be landed or put on Shore before such Cocket or Coc- be forfeited if kets are produced at the Port or Place of Discharge, or if the Goods do they do not anot agree in all Respects therewith, the Goods, in any or either of those Cocket. Cases, shall be forfeited and lost; and any Officer of His Majesty's Cus-

veffels difee toms is hereby impowered to stop any such Ship or Vessel, bound as afore vered near the faid, which shall be discovered within Two Leagues of the Shore of any of Coast may be take faid British Colonies or Plantations in America, and to seize and take from thence all the Goods which shall be found on Board such Ship or Vessel Goods, for for which no fuch Cocket or Cockets shall be produced to him. which no

Cocket is pro-

And whereas British Vessels arriving from Foreign Parts at several of the duced, may be Our Ports of this Kingdom, fully or in Part laden Abroad with Goods that are pretended to be destined to some Foreign Plantation, co frequently take on Board fome small Parcels of Goods in this Kingdom which are entered outwards for some British Colony or Plantation, and a Cocket and Clearance thereupon granted for such Goods, under Cover of which the whole Cargoes of such Vessels are clandestinely landed in the British American Dominions, contrary to feveral Acts of Parliament now in Force, to the great No vessels to Prejudice of the Trade and Revenue of this Kingdom; for Remedy where-

be creared out of, be it further enacted by the Authority aforesaid, That from and after for any of the the First Day of May, One Thousand seven Hundred and sixty-four, no British Colo-Ship of Vessel shall, upon any Pretence whatsoever, be cleared outwards nies in Ameri- from any Port of this Kingdom, for any Land, Island, Plantation, Coloca, unless the ny. Territory, or Place, to His Majesty belonging, or which shall hereafter be shipped in belong unto or be in the Possession or under the Dominion of His Majesty, this Kingdom; His Heirs, or Successors, in America, unless the whole and entire Cargo of fuch Ship or Vessel shall be bona fide, and without Fraud, laden and shipped and where any in this Kingdom; and any Officer of his Majesty's Customs is hereby im-European Vel- powered to stop any British Ship or Vessel arriving from any Part of Europe. fells discover. which shall be discovered within Two Leagues of the Shore of any of the ed near fuch said British Colonies or Plantations in America, and to seize, and take from

feized, :

thence, as forfeited, any Goods (except as herein after mentioned) for which Goods for the Maffer or other Person taking the Charge of such Ship or Vessel shall cocket is pro Lie Massacra Cocket or Clearance from the Collector or proper Officer of duced, may be His Majesty's Customs certifying that the said Goods were laden on Board of the faid Ship or Vessel in some Port of Great-Britain. Provided always, That this Act shall not extend, nor be construed to

Salt, Madeira

extend, to forfeir, for want of such Cocker or Clearance, any Salt laden in Madeira Wines, &c. Europe for the Fisheries in New-England, Newfoundland, Pennsylvania, New-York, and Nova-Scotia, or any other Place to which Salt is or shall be alHorses, Pravi-lowed by Law to be carried; Wines laden in the Madeiras, of the Growth nons, or Li thereof; and Wines of the Growth of Western Islands, or Azores, and laden land, except there; nor any Horses, Victuals, or Linen Cloth, of and from Ireland, which

may be laden on board fuch Ships or Veffels. And it is hereby further enacted, That if any Person or Persons shall counterfeiting, counterfeit, rase, alter, or fassify, any Affidavit, Certificate, Sufferance, &c. any Affi Cocket, or Clearance, required or directed by this Act, or shall knowingly davit or Certi- or, willingly make use of any Assidavit, Certificate, Sufferance, Cocket, or Clearance, so counterfeited, rased, altered, or falsisied, such Person or Persons shall, for every such Offence, forfeit the Sum of Five Hundred Pounds; and such Affidavit, Certificate, Sufferance, Cocket, or Clearance, shall be invalid and of no Effect.

ficate, 500%.

9 Gear. M.

And whereas by an Act of Parliament, made in the Ninth Year of the Clauses in Act Reign of his late Majesty King George the Second, intituled, An Ast for indemnifying Persons who have been guilty of Offences against the Laws made for securing the Revenue of Customs and Excise; and for enforcing those Laws for the future, and by other Acts of Parliament since made, which are now in Force, in order to prevent the clandestine Landing of Goods in this Kingdom from Vessels which hover upon the Coasts thereof, several Goods and Vessels, in those Laws particularly mentioned and described, are declared to be forfeited, if such Vellels are found at Anchor, or hovering within

within Two Leagues of the Shore of this Kingdom, without being compelled thereto by Necessity or Distress of Weather; which Laws have been found very beneficial to the publicRevenue: And whereas, if someProvision of that Sort was extended to His Majesty's American Dominions, it may be a Means of preventing an illicit Trade therewith, and tend to enforce an Act made in the Twelfth Year of the Reign of King Charles the Second, intituled, An Act for the encouraging and increasing of Shipping 12Charl. II. & and Navigation, and another Act made in the Seventh and Eighth Year of the Reign of King William the Third, intituled, An Att for preventing Frauds, and regulating Abuses in the Plantation Trade, so far as those 7&8Will. III. Laws do prohibit any Goods or Commodities to be imported into or exported out of any British Colony or Plantation in America, in any Foreign Ship or Vessel; to which End therefore, be it enacted by the Authority aforefaid, That from and after the Twenty ninth Day of September, One Foreign Velthousand seven hundred and fixty four, if any foreign Ship or Vessel what- sels found at foever shall be found at Anchor, or hovering within Two Leagues of the Anchor, or hovering on Shore of any Land, Island, Plantation, Colony, Territory, or Place, the Coasts of which shall or may be in the Possession or under the Dominion of His any of the Bri-Majesty, His Heirs or Successors, in America, and shall not depart from tish American the Coast, and proceed upon her Voyage to some Foreign Port or Place, Dominions, within Forty-eight Hours after the Master or other Person taking the ting, unless Charge of such Ship or Vessel shall be required so to do by any Officer of distressed, His Majesty's Customs, unless in Case of unavoidable Necessity and Dif-within 48 tress of Weather, such Ship or Vessel, with all the Goods therein laden, Hours after shall be forfeited and lost, whether Bulk shall have been broken or not; notice, are list and shall and may be seized and prosecuted by any Officer of His Majesty's seited, toge-Customs, in such Manner and Form as herein after is expressed.

Provided always, That nothing herein contained shall extend, or be except French construed to extend, to any Ship or Vessel belonging to the Subjects of Fishing Vester French King, which shall be found sishing, and not carrying on any sels off News illicit Trade, on that Part of the Island of Newfoundland, which stretches foundland. from the Place called Cape Bonavista to the Northern Point of the said Island, and from thence running down to the Western Side, reaches as far as the Place called Point Riche.

And, in order to prevent any illicit Trade or Commerce between his found standing Majesty's Subjects in America, and the Subjects of the Crown of France into, orcoming in the Islands of Saint Pierre and Miquelon, it is hereby further enacted isles of St. by the Authority aforesaid, That from and after the Twenty-ninth Day Pierre and of September, One thousand seven hundred and sixty four, if any British Miquelon, or Ship or Vessel shall be found standing into, or coming out from, either hovering, &c. of those Islands, or hovering or at Anchor within Two Leagues of the or with Goods. Coasts thereof, or shall be discovered to have taken any Goods or Mer- on Board from chandizes on Board at either of them, or to have been there for that Pur-thence, &c. pose; such Ship or Vessel, and all the Goods so taker on Board there, are sorfeited, shall be forseited and lost, and shall and may be seiz or other person the Goods; any Officer of His Majesty's Customs; and the Master or other Person any Officer of His Majesty's Customs; and the Master or other Person and the Master having the Charge of such Ship or Vessel, and every Person concerned in ter, &c, fortaking any fuch Goods on Board, shall forfeit Treble the Value thereof. Teits also Tre-

And, to prevent the concealing any Goods in false Packages, or private Places, on Board any Ship or Vessel arriving at any of the British Colonies or Plantations in America, with Intent to their being clandestine ly landed there, be it further enacted by the Authority aforesaid, That from and after the Twenty ninth Day of September, One thousand seven Eece

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Master, forfeited ; fter, being privy to the Treble the

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Value.

the Boats, Carriages, and Cattle employed:

therein forfeit Treble

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Concealed hundred and fixty four, all Goods which shall be found concealed in any Goods found Place whatsoever on Board any such Ship or Vessel, at any Time after on Board, af- the Master thereof shall have made his Report to the Collector or other made by the properOfficer of the Customs, and which shall not be comprized or mentioned in the faid Report, shall be forfeited and lost, and shall and may be and not com- seized and prosecuted by any Officer of the Customs; and the Master or prifed in his other Person having the Charge or Command of such Ship or Vessel (in case it can be made appear, that he was any wise consenting or privy to and the Ma. fuch Fraud or Concealment), shall forfest Treble the Value of the Goods fo found.

And it is hereby further enacted by the Authority aforesaid, That from Fraud forfeits and after the Twenty ninch Day of September, One thousand seven hundred and fixty four, if any Goods or Merchandizes whatfoever, liable to the Payment of Duries in any British Colony or Plantation in America by Goods be ei-this or any other. Act of Parliament, shall be loaden on Board any Ship ther laden on or Vessel outward bound, or shall be unshipped or landed from any Ship landed before or Veffel inward bound, before the respective Duties due thereon are paid, the Duties are agreeable to Law; or if any prohibited Goods whatsoever shall be imported into, or exported out of, any of the faid Colonies or Plantations; conor prohibited trary to the true Intent and Meaning of this or any other Act of Parlia-Goods be im ment; every Person who shall be assisting, or otherwise concerned, either in the loading outwards, or in the unshipping or landing inwards, such out of, any of Goods, or to whose Hands the same shall knowingly come after the loathe British to ding or unshipping thereof, shall, for each and every Offence, forfeit lonies in Ame. Treble the Value of such Goods, to be estimated and computed according to the best Price that each respective Commodity bears at the Place where fuch Offence was committed; and all the Boats, Horses, Cattle, and other Carriages whatsoever, made use of in the loading, landing, removing, carriage, or conveyance, of any of the aforesaid Goods, shall also be forfeited, and loft, and shall and may be seized and prosecuted by any together with Officer of his Majesty's Customs, as herein after menrioned.

And it is hereby further enacted by the Authority aforefaid, That from and after the Twenty-ninth Day of September One thousand seven hundred and fixty-four, if any Officer of His Majesty's Customs shall, directly or Officer receive indirectly, take or receive any Bribe, Recompence, or Reward, in any ing any Bribe, Kind whatsoever; or connive at any false Entry, or make any collusive conniving at a Seizure or Agreement; or do any other Act or Deed whatfoever by which false Entry; His Majesty, His Heirs or Successors, shall or may be defrauded in His miking a col- or Their Duties, or whereby any Goods prohibited shall be suffered to lufiveSeizure; pass either inwards or outwards, or whereby the Forfeitures and Penalties or guilty of inflicted by this or any other Act of Parliament relating to His Majesty's other Eraud in inflicted by this or any other Act of Parliament relating to His Majesty's Customs in America may be evaded; every such Officer therein offending forfeits 5001. Shall, for each and every Offence, forfeit the Sum of Five hundred Pounds, and is difa and be rendered incapable of serving His Majesty in any Office or Employment Civil or Military: And if any Person or Persons whatsoever shall give, offer, or promise to give any Bribe, Recompence or Reward, to promiting, any any Officer of the Customs, to do, conceal, or connive at, any Act, Bribe, &c to whereby any of the Provisions made by this or any other Act of Parliafuch Officer, ment relating to His Majesty's Customs in America may be evaded or broken, every such Person or Persons shall, for each and every such Offence (whether the same Offer, Proposal, or Promise, be accepted or performed, or not) forfeit the Sum of Fifty Pounds.

And whereas by an Act of Parliament made in the Seventh and Eighth Clause in Act And whereas by an Act of Parliament made in the Seventh and Highth 1888Will. III. Year of the Reign of King William the Third, intituled, An Ast for pre-

venting Frauds, and regulating Abuses, in the Plantation Trade, all Governors or Commanders in Chief of any of His Majesty's Colonies or Plantations, are required to take a folemn Oath, to do their utmost that all the Clauses, Matters, and Things, contained in that Act, and several other Acts of Parliament therein referred to, relating to the faid Colonies and Plantations, be punctually and bona fide observed, according to the true Intent and Meaning thereof: And whereas divers other good Laws have been fince made, for the better regulating and fecuring the Plantation Trade: Be it further enacted by the Authority aforefaid, that all the prefent Governors or Commanders in Chief of any British Colony or Plan-Governors, or tation shill before the Twenty ninth Day of September, One thousand seven in Chief of the hundred and sixty sour, and all who hereaster shall be made Governors British Coloor Commanders in Chief of the faid Colonies or Plantations, or any of oies, are to them, before their Entrance into their Governments, shall take a solemn take an Oath Oah, to do their utmost that all the Clauses, Matters, and Things, con-fer the due tained in any Act of Parliament heretofore made, and now in Force, retheir Duty in lating to the faid Colonies and Plantations, and that all and every the this and all Clauses contained in this present Act, be punctually and bona fide obser- other Acts reved, according to the true Intent and Meaning thereof, fo far as appertains lating to the unto the faid Governors or Commanders in Chief respectively, under the faid Colonies, like Penalties, Forfeitures, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities, either for neglecting to take under the Period Colonies, and Disabilities are the Period Colonies, and Disabilities and Disabilities are the Period Colonies, and Disabilities are the Period C the faid Oath, or for wittingly neglecting to do their Duty accordingly, as nalties in the are mentioned and expressed in the said recited Act made in the Seventh recited Act of and Eighth Year of the Reign of King William the Third; and the faid 7 & 8 Will. III: Oath, hereby required to be taken, thall be administred by such Person or Perfons as hath or have been, or shall be, appointed to administer the Oath required to be taken by the faid Act made in the Seventh and Eighth Year of the Reign of the King William the Third.

And be it further enacted by the Authority aforesaid, That all Penal-Penalties and ties and Forfeitures herein before mentioned, which shall be incurred in Forfeituresin-Great-Britain, shall and may be prosecuted, sued for, and recovered, in cured in Great any of His Majesty's Courts of Record at Westminster, or in the Court of to be recover-Exchequer in Scotland, respectively; and (all necessary Charges for the ed; Recovery thereof being first deducted) shall be divided and applied. One and how to be Moiety to and for the Use of His Majesty, His Heirs and Successors, divided and and the other Moiety to the Seizor or Prosecutor.

And it is hereby further enacted and declared, That from and after The Money the Twenty ninth Day of September, One thousand seven hundred and granted by fixty four, all Sums of Money granted and imposed by this Act, and this Act, and by an Act made in the Twenty fifth Year of the Reign of King Charles as Rates or the Second, intituled, An Ast for the Encouragement of the GREENLAND Duties; and EASTLAND Trades, and for the better securing the Plantation Trade, as Rates or Duties; and also all Sums of Money imposed as Penalties or ties and For-Forseitures, by this or any other Act of Parliament relating to the Cus-security security. toms, which shall be paid, incurred, or recovered, in any of the British ing to the Cu-Colonies or Plantations in America; shall be deemed, and are hereby stoms, in Amedeclared to be Sterling Money of Great Britain, and shall be collected, rica, are to be recovered, and paid, to the Amount of the Value which such Nominal ling Money of Sume bear in Great Britain and that such Monies shall and man be a fing Money of Sums bear in Great Britain; and that such Monies shall and may be Great Britain received and taken according to the Proportion and Value of Five Shil- at the Rate of lings and Six Pence the Ounce in Silver; and that all the Forfeitures 51. 6d. per and Penalties inflicted by this or any other Act or Acts of Parliament Ounce, in relating to the Trade and Revenues of the faid British Colories or Planrelating to the Trade and Revenues of the faid British Colonies or Planeations in America, which shall be incurred there, shall and may be pro-

Penalties and secuted, sued for, and recovered, in any Court of Record, or in any Forfeitures in Court of Admiralty, in the faid Colonies or Plantations where such Ofbe recovered fence shall be committed, or in any Court of Vice Admiralty which may in the Courts or shall be appointed over all America (which Court of Admiralty or Vice Admiralty are hereby respectively authorized and required to prothere, ceed, here, and determine the same) at the Election of the Informer or or Court of Profecutor. Vice Admi-

ralty; and the Net be paid, the King, One Third to the Governor, and One

Prosecutor. One Moiety cutor ;

by Order of Council, or shall make. Where the

Scizure shall Expence of Condemnation and Sale, or a Verdict be given for the Charges, with Appro-bation of the Commissioners, may be defrayed out of the Customs

No Claim to be admitted. answer Costs be given, to the Amount of 601. and in Default, Ship and Goods to be condemned.

in America.

And it is hereby further enacted, That all Penalties and Forfeitures fo recovered there, under this or any former Act of Parliament shall be divided, Produce is to paid, and applied, as follows; that is to say, After deducting the Charges of Profecution from the Gross Produce thereof, One third Part of One Third to the Net Produce shall be paid into the Hands of the Collector of His Majesty's Customs at the Port or Place where such Penalties or Forseitures shall be recovered, for the Use of His Majesty His Heirs and Successors; One Third Part to the Governor or Commander in Chief of the faid Third to the Colony or Plantation; and the other Third Part to the Person who shall feize, inform, and fue for the fame; excepting fuch Seizures as shall be made at Sea by the Commanders or Officers of his Majesty's Ships or by the King's Veffels of War duly authorized to make Seizures; One Moiety of which Ships, are to Seizures, and of the Penalties and Forfeitures recovered thereon, first deducting the Charges of Profecution from the gross Produce thereof, shall be paid as aforesaid to the Collector of His Majesty's Customs, toand the other and for the Use of His Majesty, His Heirs and Successors, and the to the Profe. other Moiety to him or them who shall seize, inform, and sue for the same; any Law, Custom, or Usage, to the contrary notwithstanding; subject never- subject nevertheless to such Distribution of the Produce of the Seizures theless to such so made at Sea, as well with regard to the Moiety herein before granted as His Majesty to his Majesty, His Heirs and Successors, as with regard to the other Moiety given to the Seizor or Profecutor, as His Majesty, His Heirs and Successors, shall think fit to order and direct by any Order or Or-Proclamation, ders of Council, or by any Proclamation or Proclamations, to be made for that Purpose.

Provided always, and it is hereby further enacted by the Authority not answer the aforesaid, That if the Produce of any Seizure made in America, shall not be sufficient to answer the Expences of Condemnation and Sale; or if, upon the Trial of any Seizure of any Ship or Goods, a Verdict or Sentence shall be given for the Claimant, in either of those Cases, the Charges attending the feizing and profecuting fuch Ship or Goods shall and may, the Claimant, with the Consent and Approbation of any Four of the Commissioners of His Majesty's Customs, be paid out of any Branch of the Revenue of Customs arising in any of the British Colonies or Plantations in America; any thing in this or any other Act of Parliament to the contrary notwithstanding.

And it is hereby further enacted by the Authority aforesaid, from and after the faid Twenty-ninth Day of September, One thousand feven hundred and fixty four, no Person shall be admitted to enter a till Security to Claim to any Ship or Goods seized in pursuance of this or any other Act of Parliament, and profecuted in any of the British Colonies or Plantations in America, until sufficient Security be first given, by Persons of known Ability, in the Court where such Seizure is prosecuted, in the Penalty of Sixty Pounds, to answer the Costs and Charges of Prosecution ; and, in Default of giving such Security, such Ship or Goods shall be adjudged to be forfeited, and shall be condemned.

And it is hereby further enacted by the Authority aforesaid, That from Whereship or and after the Twenty minth Day of September, One thousand seven hunGoods are dred and fixty four, if any Ship or Goods shall be seized for any Cause of feized for any.

Cause of For-Forseiture, and any Dispute shall arise whether the Customs and Duties seiture, the for fuch Goods have been paid, or the fame have been lawfully imported Owner is to or exported, or concerning the Growth, Product, or Manufacture, of prove the Matfuch Goods, or the Place from whence fuch Goods were brought, then, in Dilpute. and in such Cases, the Proof thereof shall lie upon the Owner or Claimer of such Ship or Goods, and not upon the Officer who shall feize or stop the same; any Law, Custom, or Usage, to the contrary notwithstand-

And be it further enacted by the Authority aforesaid, That from and in America, after the Twenty ninth Day of September, One thousand seven hundred where a proand fixty four, in case any Information shall be commenced and brought bable Cause of to Trial in America, on account of any Seizure of any Ship or Goods as seizure appears, the forseited by this or any other Act of Parliament relating to His Majesty's Judge shall Customs, wherein a Verdict or Sentence shall be given for the Claimer certify the thereof; and it shall appear to the Judge or Court before whom the same fame on the shall be tried, that there was a probable Cause of Seizure, the Judge or Record; Court before whom the same shall be tried shall certify on the Record fendant shall or other Proceedings, that there was a probable Cause for the Prosecutors have no Costs, feizing the said Ship or Goods; and, in such Case, the Desendant shall not nor Action; be intitled to any Costs of Suit whatsoever; nor shall the Persons who sei- and in Suits, zed the faid Ship or Goods, be liable to any Action, or other Suit or Proformationshall fecution, on account of fuch Seizure: And in case any Action, or other becommenced Suit or Profecution, shall be commenced and brought to Trial against any and brought Person or Persons whatsoever, on account of the seizing any such Ship 10 Trial, and or Goods, where no Information shall be commenced or brought to Trial the Court to condemn the same, and a Verdict or Sentence shall be given upon there was a first Adding or Profession against the Defendence or Defendence if the profession against the Defendence or Defendence if the profession against the Defendence or Defendence if the profession against the prof fuch Action or Profecution against the Defendant or Defendants; if the probable Court or Judge before whom such Action or Profecution, shall certify in Cause of like Manner as aforesaid that there was a probable Cause for such Seizure, Seizure, the then the Plaintiff, besides his Ship or Goods so seized, or the Value thereof, shall not be intitled to above Two Pence Damages, nor to any Costs

Damages, and
of Suize, nor shall the Defendant in such Prosecution be fined above One. of Suit; nor shall the Defendant in such Prosecution be fined above One no Costs; and Shilling.

In Trials upon Information, the Defendant be fined not

And be it further enacted by the Authority aforesaid, That if any Ac-more than Is. tion or Suit shall be commenced, either in Great Britain or America, against any Person or Persons for any thing done in pursuance of this or any other Act of Parliament relating to His Majesty's Customs, the Defendant or Defendants in such Action or Suit may plead the General Issue, and General Issue, give the faid Acts and the Special Matter, in Evidence at any Trial to be had thereupon, and that the same was done in pursuance and by the Authority of such Act; and if it shall appear so to have been done, the Jury shall find for the Defendant or Defendants; and if the Plaintiff shall be nonsuited, or discontinue his Action after the Defendant or Defendants shall have appeared, or if Judgment shall be given upon any Verdict or Demurrer against the Plaintiff, the Defendant or Defendants shall recover Treble Cosses. Treble Costs, and have the like Remedy for the same as Defendants have in other Cases by Law.

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Gorham, a Town.

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Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay, in New-England: Begun and held at Concord, upon Wednesday the thirtieth Day of May, 1764. And continued by fundry Prorogations to Thursday the eighteenth Day of October following, and then met at Boston.

CHAP. IV.

An Act for erecting the Plantation called Gorham-Town, into a Town by the Name of Gorham.

HEREAS it has been represented to this Court, that the Preamble, erecting the Plantation called Gorham-Town in the County of Cumberland into a Town, will greatly contribute to the growth thereof, and remedy many Inconveniences to which the Inhabitants and Proprietors may be otherwise subject :

Be it enaced by the Bovernor, Council, and House of Representatives, That the Plantation commonly called and known by the Name of Gorham- Bounds of the Town, in the County of Cumberland; bounded as follows, viz. beginning at a Gorham. marked Tree on the westerly Side of Pesumpscot-River in a CourseSouth West twenty three Degrees from the Hemlock Tree, on the other Side of the faid River, which is fifteen Poles below Inkhorn Brook; and thence running South twenty three Degrees West on the Head of Falmouth two Miles and two Hundred and twenty fix Poles to a Spruce Tree marked, standing about two Poles westward of an old Mast Path, being the corner Bounds of Scarborough, Falmouth, and faid Gorham-Town, thence running on the Head of Scarborough, nineHundred and fifteen Poles to a largeHemlock Tree marked N. G. thence running North thirty three Degrees West seven Miles and one Quarter of a Mile by Narragansett Numb. One to a Firr-Tee marked; and from thence Gggg

Boothbay, a Town.

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running North East seven Miles and two Hundred Poles to said Pesumpscot-River, to a large Hemlock-Tree about two Rods from the said River, marked G. P. and bounded North-easterly by said River; be and hereby is erected into a Town by the Name of Gorham. And that the Inhabitants thereof be, and hereby are invested with all the Powers, Priviledges and Immunities, which the Inhabitants of the Towns within this Province do or may enjoy.

Proviso.

Provided, That none of the Inhabitants or Proprietors of said Town be held by vertue of this Act of Incorporation to pay any Part of the ministerial Charges heretofore arisen in said Plantation, which they were not obliged (by their own Contract) to pay previous to such Incorporation.

Town Meeting to be warned.

And he it further enaced, That Stephen Long fellow, Esq; be and hereby is impowered to issue his Warrant directed to some principal Inhabitant in said Town, requiring him to warn the Inhabitants of the said Town qualified to vote in Town Assairs, to meet at such Time and Place as shall be therein set forth, to chuse all such Officers as are or shall be required by Law to manage the Assairs of the said Town.

CHAP. V.

An Act for erecting a Town in the County of Lincoln, by the Name of Boothbay.

Preamble.

THERE AS the Inhabitants of Land lying between Sheepscot and Damariscotta River, within the County of Lincoln, known by the Name of Townsend, have petitioned this Court that for the Reasons mentioned they may be incorporated into a Town, and vested with the Powers and Authorities belonging to other Towns:

For the Excouragement of said Settlement:

Bounds of the Town of Boothbay.

Be it enacted by the Governor, Tountil, and House of Representatives, That the said Tract of Land described and bounded as follows, viz. Beginning at the most northerly Part of a Bay called the Oven's-Mouth; and from thence to run an East South East Course to Damariscotia River; thence Southerly down said River to the Sea or Western Ocean, then to run Westerly on the Sea Coast as the Coast lies to the Mouth of Sheepscot-River, then to run Northerly up Sheepscot-River, between Jeremy Squam Island and Barter's Island, to the Cross River at the Head of the said Barter's Island, and from thence over the Water to the most Northerly Part of the Oven's Mouth aforesaid, with all the Islands in Damariscotta-River below or to the Southward of the sirst described Line, and also all the Islands lying within six Miles from the Main Land to the South, between the afore-mentioned Rivers of Sheepscot and Damariscotta; be and hereby is erected into a Town by the Name of Boothbay: and the Inhabitants thereof shall have and enjoy all such Immunities and Priviledges as other Towns in this Province have and do by Law enjoy.

Town Meeting to be warned.

And he it further enaced, That Samuel Denny, Esq; be and hereby is impowered to issue his Warrant to some principal Inhabitant of the said Town of Boothbay, requiring him in his Majesty's Name to warn and notify the said Inhabitants, qualified to vote in Town Affairs, to meet together at such Time and Place in said Town as shall be appointed in said Warrant to chuse such Officers as the Law directs, and may be necessary to manage the Affairs of said Town, and the Inhabitants so met shall be and are hereby impowered to chuse such Officers accordingly.

BOSTON: Printed by S. KNEELAND, by Order of His Excellency the GOVERNOR, Council and House of REPRESENTATIVES. 1764.

Times and Places for Holding Superior Courts.



Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusets-Bay in New-England: Begun and held at Concord in the County of Middlesex, upon Wednesday the Thirtieth Day of May, 1764, and from thence continued by fundry Prorogations to Wednesday the Ninth Day of January following, and then met at Boston in the County of Suffelk.

CHAP. VI.

An Act for determining the Times for holding the Superior Courts of Judicature, Court of Affize and General Goal Delivery, in the feveral Counties within the Province.

HEREAS from a Change of Circumstances in diversCounties within the Province, and for other sufficient Reasons, it is judged necessary that there should be an Alteration in the Times of holding the Superior Court of Judicature, Court of Assize and General Goal Delivery in such Counties; and it is also judged convenient in one Act or Law to settle and determine the Time for holding the said Courts in all the Counties of the Province :

THEREFORE,

Be it enacted by the Governoz, Council, and bouse of Re-presentatives, That the Times and Places for holding and keeping the Superior Court of Judicature, Court of Assize and General Goal Delivery, shall for the future be as followeth, That is to fay,

Within and for the County of Suffolk, at Boston, on the second ing the Superior Courts & C. Wieling and for the County of Suffolk, at Boston, on the second ing the Superior Courts & C.

Within and for the County of Essex, at Salem, on the first Tuesday for the suture. in November, and at Ipswich on the third Tuesday in June.

Within and for the County of Middlesex, at Cambridge on the last Tuesday in Ottober, and at Charlestown on the second Tuesday in April. Within the County of Hampshire, and for the Counties of Hampshire

and Berkshire, at Springfield, on the fourth Tuesday in September. Hhhh

The Times

Within

482 Times & Places for Holding Superior & Inferior Courts.

Within and for the County of Worcester, at Worcester on the third Tuesday in September.

Within and for the County of Plymouth, at Plymouth on the third

Tuesday in May.

Within the County of Barnstable, and for the Counties of Barnstable and Dukes-County, at Barnstable on the Wednesday preceding the hird Tuesday in May.

Within and for the County of Bristol, at Taunton, on the second

Tuesday in Ostober.

Within and for the County of York, at York, on the Tuesday next after the fourth Tuesday of June.

Within the County of Cumberland, and for the Counties of Lincoln and

Cumberland, at Falmouth, on the fourth Tuesday of June.

Any former Law, Usage or Custom to the contrary notwithstanding.

And he it further enasted, That all Appeals, Writs of Review, Appeals, Executions, and all Recognizances, Warrants, Processes, Matters or view, &c. de- Things whatfoever returnable to, or which might have been proceeded clared to be on, adjudged and determined at any Court, the Time for holding which returnable ac- is altered by this Act, shall be in like Manner returnable to, and may in like Manner be proceeded on, adjudged and determined at the Court in the same County to be holden next after, by Virtue of this Act.

CHAP. II.

An Act determining at what Times and Flaces the feveral Inferior Courts of Common Pleas, and Courts of General Sessions of the Peace, shall be held within and for the feveral Counties of the Province for the future.

Preamble.

THEREAS by Reason of the Alteration made in the Times of holding the Superior Court of Judicature, Court of Affize and General Goal Delivery, in divers Counties of the Province, it is necessary there should be an Alteration of the Times of holding the Inferior Court of Common Pleas and Court of General Sessions of the Peace in several of the said Counties, and it is convenient that the Times and Places for bolding all and every of the said Courts shall be ascertained and appear in one Act.

The Times Be it therefore enacted by the Governor, Council, and fixed forhold. Doule of Representatives, That the Times and Places for holding ing the Infe the Inferior Courts of Common Pleas and Courts of General Seffions of rior Courts & the Peace, within and for the feveral Counties in the Province, shall Courts of Sef- henceforth Yearly and every Year be as follows; and all former Acts feveral Count of this Government determining the Times and Places for holding fuch ties.

Courts are hereby repealed and made void.

> And the faid Courts shall be held within and for the County of Suffolk at Boston, on the first Tuesday of January, the third Tuesday in April, the second Tuesday in July, and the first Tuesday in October.

Within

Times and Places for Holding Inferior Courts.

Within and for the County of Essex, at Salem the second Tuesday in July, and last Tuesday in December; at Ipswich, the last Tuesday in March; and at Newbury-Port the last Tuesday in September.

Within and for the County of Middlesex, at Cambridge the third Tuesday in May; at Charlestown the first Tuesday in March, and last Tuesday in November; and at Concord, the second Tuesday in September.

Within and for the County of Hampshire, at Spring field the third Tuesday in May, and the last Tuesday in August; at Northampton the second Tuesday in February, and the second Tuesday in November.

Within and for the County of Worcester, at Worcester the first Tuesday in January, the second Tuesday in May, the third Tuesday in August, and the first Tuesday in November.

Within and for the County of Plymouth, at Plymouth the second Tuesday in April, the first Tuesday in July, the first Tuesday in October, and the second Tuesday in December.

Within and for the County of Barnstable, at Barnstable the first Tuesday in April, the last Tuesday in June, the last Tuesday in September, and the first Tuesday in December.

Within and for the County of Bristol, at Taunton the third Tuesday in February, the first Tuesday in May, the third Tuesday in August, and and the third Tuesday in November.

Within and for the County of York, at York the first Tuesday in January, the second Tuesday in April, and the second Tuesday in July, and at Biddeford the second Tuesday in October.

Within and for the County of Cumberland, at Falmouth the third Tuefday in April, and third Tuesday in October.

Within and for the County of Lincoln, at Pownallborough, the first Tuesday in June, and last Tuesday in September.

Within and for Duke's-County, at Edgartown the first Tuesday in March. and at Tilbury the last Tuesday in October.
Within and for the County of Nantucket, at Sherburne the last Tues-

day in March, and first Tuesday in October.

Within and for the County of Berks, at Great-Barrington, the last Tuesday in April, and first Tuesday in September; at Pittsfield the first Tuesday in March, and first Tuesday in December.

and be it further enacted, That all Original Writs, Summons, Warrants, Recognizances, Executions, Processes, Matters or Things of what Kind other Matters foever, returnable to, or which might have been adjudged, determined declared to be or acted upon at any Court the Time for holding of which is altered by returnable actions Act, shall be in like Manner returnable to, adjudged, determined and acted upon at the Court in the same County to be holden next after by Virtue of this Act.

Provided always, And it is accordingly to be understood, That the Inferior Court of Common Pleas and Court of General Sessions of the Peace ferior Court of Common Fleas and Court of General Schools of the Fecond Charlestown for the County of Middlesen; shall be held at Charlestown on the second Court the pre-Tuesday of March, this present Year, instead of the first Tuesday of the sent Year. said March, any Thing in this Act to the contrary notwithstanding.

484 Addition to the Acts for Holding the Courts.

CHAP. VIII.

An Act in Addition to, and in Explanation of, two Acts made and passed in the present Year of His Majesty's Reign, the one intitled, "An Act for determining the Times for holding the Superior Court of Judicature, Court of Assize, and General Goal Delivery, in the several Counties within this "Province." The other intitled, "An Act determining at what Times and Places the several Inserior Courts of Common Pleas, and Courts of General Sessions of the Peace, shall be held within and for the several Counties of the Province

" for the future."

Preamble.

HEREAS in and by an AEt made and passed in the present Year of His Majesty's Reign, intitled, " An Act for determining the "Times for holding the Superior Court of Judicature, Court of " Assize, and General Goal Delivery, in the several Counties within this " Province," it is among other Things enacted as follows, viz. " That " all Appeals, Writs of Review, Recognizances, Warrants, Processes, 66 Matters or Things what soever, returnable to, or which might have been " proceeded on, adjudged and determined at any Court, the Time for bolding which is altered by this Act, shall be in like Manner returnable to, and " may in like Manner he proceeded on adjudged and determined at the Court " in the same County to be holden next after by virtue of this Act."__. And in and by another Att made and passed in the present Year of His Majesty's Reign, intitled, "An Att determining at what Times and Places " the several Inferior Courts of Common Pleas, and Courts of General " Sessions of the Peace, shall be held within and for the several Counties in the Province for the future," it is among other Things enacted as follows, viz. " That all original Writs, Summons, Warrants, Recognizances, Executions, Processes, Matters or Things of what Kind soever, " returnable to, or which might have been adjudged, determined or affed upon at any Court, the Time for holding of which is altered by this AET, " shall be in like Manner returnable to, adjudged, determined and acted " upon at the Court in the same County, to be holden next after by virtue " of this AEt."

AND WHEREAS it may be doubtful whether the said Clauses, or either of them, extend to the Service of Executions which are returnable to any Court, the Time for holding which is altered by the said AEts; after the Day when by Law such Executions would have been returnable if the said AEts had not passed:

Service of Executions rendred valid, the Alteration of the Times for holding the feveral Courts not-withstanding.

Be it therefore enacted, by the Governor, Council and boute of Representatives, That the Service of all Executions already made, or which shall be made, after the Day on which such Executions would by Law have been returnable, if the Time for holding the Courts to which they are or may be returnable had not been altered by the beforementioned Acts, and before the Day on which they are made returnable by force of the said Acts, shall be deemed as valid and effectual to

Rebuilding Westfield Bridge.

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all Intents and Purposes whatsoever, as if such Service had been made before the Day on which they would by Law have been returnable, if the said Acts had not been made and passed.

AND WHEREAS divers Writs, Summons, and other Processes bave issued, or may issue, within the several Counties of the Province after Preamble. the passing of the aforesaid Asts; and such Writs, Summons, or other Processes may have been, or may be, made returnable to the Court to which by Law they would have been returnable if the aforenamed Acts had not

been made and passed:

Be it therefore further enacted. That all Writs, Summons and Processes whatsoever, which have issued or been commenced, or may issue or commence, after the paffing the aforenamed Acts, which are or may Writs, Sumbe made, returnable on such Day as by Law they would have been returnable if the said Acts had not passed, shall still be deemed returnable
to the Court to be held on such Day: unless the Time of holding such to the Court to be held on such Day; unless the Time of holding such Court be altered by one or other of the faid Acts, and in fuch Cafe fuch Writs, Summons, or other Process, shall be and are hereby declared to be returnable to the Court to be held within and for the fame County next after, and shall to all Intents and Purposes be as valid and effectual in Law, as if the faid Acts had not been made and passed.

CHAP. IX.

An Act for rebuilding the great Bridge over the great River in the Town of Westfield, in the County of Hampshire, and maintaining the same.

THEREAS the great Bridge built by the Town of Westfield, in the County of Hampshire, over the great River there, a little below Preamble. the Mills commonly called Weller's Mills, has by the Violence of the Stream lately been carried away and destroyed; and it appearing that a Bridge there is necessary, not only for the Inhabitants of the said Town of Westfield, but also for the other Towns in the said County of Hampshire; and whereas the Charge of rebuilding and maintaining the said Bridge would be too great a Burthen on the Inhabitants of the faid Town of Westfield, considering how many other Bridges they are obliged to build and maintain in the said Town;

Re it enacted by the Governoz, Council, and House of Representatives. That when and so often as the said Town of Westfield shall make Application to the Court of General Sessions of the Peace, in of Westfield to and for the said County of Hampsbire, for Assistance to enable them to be assisted by build and maintain a Cart Bridge of fixteen Feet wide across the great the County of River in said Town, at or near the Place where the last Bridge stood, building and building and below the Mills commonly called by the Name of Weller's Mills, the repairing their Court of General Sessions of the Peace aforesaid be, and hereby are im-greatBridge. powered and authorized to tax the Inhabitants of the several Towns and Districts in the County aforesaid, or so many of them as they shall think reasonable, in such Sum or Sums as the said Court shall agree upon from Time to Time, and to be added to each Town's Proportion of the County Tax, and to be paid into and drawn out of the County Treasury for the Uses and Purposes aforesaid.

CHAP. X.

Act for erecting a Town in the County of Worcester, by the Name of Royalston.

Freamble.

HEREAS the Proprietors of the Land lying North of Athol, within the County of Worcester, known by the Name of Royalshire, have petitioned this Court, that for the Reasons mentioned said Land may be incorporated into a Town, and vested with the Powers and Authority belonging to other Towns, for the Encouragement of faid Settlement.

Royalston by certain Bounds.

Be it enacted by the Covernoz, Council and House of Representatives, That said Track of Land, bounded and described as follows, viz. Beginning at a Pillar of Stones on the Province Line the North-west Corner, and from thence running South by the East Line of Warwick five Mile and two hundred and ninety-three Rods, to a Pillar of Stones the South-west Corner, and from thence running East with the North Line of Athol five Miles and two hundred and fixty-five Rods to a Red-Oak and Heap of Stones the North-east Corner of Athol, and from thence South by the East Line of Athol, one Mile and one hundred and ninety Rods to a Stake and Stones a Corner of Templeton, and from thence East three Degrees South, one Mile and eighty-fix Rods by faid Templeton, to the South-west Corner, and from thence North twelve Degrees East, five Miles and eighty Rods on the West Line of Winchendon, to a Heap of Stones the North-west Corner of said Winchendon, and thence East twelve Degrees South, six Miles and sixty Rods by the North Line of faid Winchendon to the North-east Corner thereof, and from thence North twelve Degrees East by the West Line of Derobostor-Canada two hundred and ninety-five Rods to the Province NorthBounds, and from thence by the Province Line fourteen Miles and two hundred and eighty-five Rods to the Corner first mentioned, be, and hereby is erected into a Town by the Name of Royalston; and the Inhabitants thereof shall have and enjoy all such Immunities and Privileges as other Towns in this Province have and do by Law enjoy.

And he it further enacted, That Joshua Willard, Esq; be, and First Meeting hereby is impowered to issue his Warrant to some principal Inhabitant how to be no- of faid Town of Royalston, requiring him in His Majesty's Name to warn and notify the said Inhabitants, qualified to Vote in Town Affairs, to meet together at such Time and Place in said Town as shall be appointed in said Warrant, to choose such Officers as the Law directs, and may be necessary to manage the Affairs of said Town, and the Inhabitants fo met shall be, and are hereby impowered to choose Officers accordingly.

and he it further enacted, That all those Persons that have al-Persons who ready agreed for to settle in said Township, and have given Bonds to have agreed perform the fame shall be accounted as Part and Parcel of faid Inhabitants, to settle to be and be allowed to work in their Town Martines in all Town Affine as and be allowed to vote in their Town Meetings in all Town Affairs as accounted Infully as those who actually live upon their Settlements in faid Town; habitants. and shall be accordingly taxed for the Purposes aforesaid.

Ashburnham a Town.

CHAP. XI.

AnAct for incorporating a new Plantation in the County of Worcester, called and known by the Name of Dorchester-Canada, into a Town by the Name of Ashburnham.

HEREAS the Inhabitants of the Plantation called and known by the Name of Dorchester-Canada, labour under many Difficulties and Inconveniences by Reason of their not being incorpo-

rated; Therefore, for the Removal thereof,

Be it enacted by the Governoz, Council, and House of Representatives, That the Plantation commonly known by the Name made a Town of Dirchester-Canada, according to the Bounds of the original Grant by certain thereof, made by the General Court the first Day of June, 1736, being Bounds. as follows, viz. A Tract of Land of fix Miles square, bounding Southerly on the Narraganset Township N° 2; Westerly on a Township laid out for Tilton and others; Northerly on a Township laid out for Ipswich, and Easterly, part on Townsend and part on Lunenbourg: It begins at a Hemlock the Northeasterly Corner of the said Narraganset Town, and runs West eighteen Degrees South, seven Miles wanting twenty Rods; from thence North twelve Degrees East, eight Miles and two hundred Rods, and from thence East twelve Degrees South, seven Miles and one hundred Perch; from thence Southerly by faid Townsend Line one thousand one hundred and twenty Rods; and by Lunenbourg Line, six hundred and twenty Rods, to where it first began: And the Inhabitants of the same Plantation, together with all the Lands and Farms included. within the same Boundaries, be, and hereby are incorporated into a Town by the Name of Afhburnham; and that the same Town be, and hereby is vested with all the Powers, Privileges, and Immunities that any other of the Towns in this Province do or may by Law exercise and enjoy.

AND WHEREAS it is agreed between the Inhabitants of the Plantetion aforesaid, and the Proprietors of the common and undivided Lands Preamble. there, that a Tax of Three-half-pence an Acre, be laid upon all the Lands within the same (excepting Cambridge Farm, the Lands allotted and referved for the Ministry, the first Minister there, and the School) for the Space of three Years from the Five-and-twentieth Day of January, One thousand seven bundred and sixty-four, Sixty Pounds whereof to be annually applied to and for the Payment of the Ministers Salary there, and the Residue toward sinishing the Public Meeting-House there, and for repairing the Public Read through the said Plantation, from and after the aforesaid Twenty-fifth Day of January.

Be it therefore enacted, That there be and hereby is granted a Tax of Three-half-pence an Acre, to be annually levied and affeffed upon all the Lands in the aforesaid Township (excepting the Lands and Farm pence an Acre before excepted) for the Term aforesaid, for the Uses and Purposes afore-established. faid; and that the Proprietors aforefaid be thenceforward discharged and free from all further and other Taxes and Expences on Account of those

Articles, and every of them, unless by Order of this Court.

And he it further enacted, That Joseph Wilder, Esq; be, and he The first hereby is impowered to issue his Warrant to some one of the principal Meeting how Inhabitants of the aforefaid new Town, requiring him to warn the Inha- to be notified. bitants thereof to affemble at the aforesaid Meeting-House some Time in the Month of March next, to chuse all Town-Officers by Law required for carrying on and managing the Affairs of the said Town, and to affest, levy and collect the Tax aforesaid.

Preamble.

CHAP.

4.88

Paxton a District.

CHAP. XII.

An Act for incorporating the foutherly Part of Rutland and the northerly Part of Leicester in the County of Worcester, into a District by the Name of Paxton.

Préamble.

THEREAS it has been represented to this Court by a Number of the Inhabitants of the Southerly Part of Rutland, and the Northerly Part of Leicester, in the County of Worcester, that they labour under great Difficulties by Reason of their Distance from the Place of Publick Worship in their respective Towns, praying to. be erected into a seperate District:

tain Bounds.

Fe it therefore enaded by the Governoz, Council, and bouse of Representatives, That the Northerly Part of Leicester, and the Southerly Part of Rutland, as hereafter described, viz. Beginning erected into a at the North-east Corner of Leicester, and from thence running South-Districtby cer- erly on Holden Line, as by a Right Angle to be two Miles South of Leicester North Line, then turning and running Westerly parallel with Leicefter North Bounds until it comes to Spencer Line, then turning and running North on Spencer Line to the North-west Corner of Leicester, and from thence running into Rutland, the same Point as far North as the Southerly Line of Uriab Newton's Farm, from thence turning and running Easterly on the Southerly Lines of the Farms belonging to Uriab Newton, James Blair, David Bent, Ebenezer Frost. and David Brown's Farm, which he purchased of Eliphalet How, until it comes to Holden Line, then running Southerly on faid Holden Line to the Corner first mentioned, also such other Lands as lie between the feveral Farms aforefaid, provided they do not extend fo far North as the Northerly Line of the said Farms, be, and hereby are incorporated into a seperate District by the Name of Paxton; and that the Inhabitants thereof be vested with all the Powers, Privileges and Immunities, which the Inhabitants of any Town within this Province do, or by Law ought. to enjoy; excepting only the Privilege of fending a Representative to the General Assembly: And that the Inhabitants of said District shall To join with have Liberty from Time to Time to join with the Town of Leicester and Leiceller and District of Spencer in the Choice of a Representative or Representatives, Spencer in which Representatives may be chosen indifferently from faid Town or which Representatives may be chosen indifferently from said Town or Districts, the Pay or Allowance of such Representatives to be borne by the faid Town and Districts, according to their respective Proportions of the Province Tax, and that the Town of Leicester as often as they shall call a Meeting for the Choice of Representatives shall from Time to Time give feafonable Notice to the Clerk of faid District of Paxton, for the Time being, of the Time and Place for holding faid Meeting, to the End that the said District may join therein; and the Clerk of said District shall fet up in some Publick Place in said District a Notification thereof accordingly.

chooling Representatives.

Provided nevertheless, and be it further enacted, That the Proviso ref. faid District shall pay their Proportion of all such Province, County, and pecting Taxes Town Taxes, already granted to be raifed in the Towns of Rutland and Leicester respectively; and shall also pay their proportionable Part of supporting the Poor of the Towns of Rutland and Leicester that are at this Time relieved by faid Towns, and pay such Proportion yearly into the Hands of the Town-Treasurers of said Rutland and Leicester respectively.

Picuided

Paxton a District.

Provided that the faid District of Panton shall not be liable to main- Proviso restain any Persons within the same who have been legally warned out of pecting Pereither of the Towns of Leicester or Rutland; but by Virtue of said War-son warned ning shall have the same Privilege of removing such Persons as either of out of Leicesters. the Iowns of Rutland or Leicester could have, in case they had remained ter or Rutland therein.

And be it further enasted. That the Inhabitants of Rutland now included in faid District, shall be and hereby are debarred from any Claim or Demand whatever on the faid Town of Rutland for any Money they respecting the have paid towards building and finishing the Meeting-House in the said Charge of building Rut-Town, any Vote of the Town of Rutland to the contrary notwithstand-land Meetinging; excepting that such of the Inhabitants of Rutland as are now included House. in faid District, and are Owners of Pews in faid Meeting-House, the faid Town of Rutland shall reimburse them what they paid for said Pews, and thereupon the faid Pews shall belong to the faid Town of Rutland, to be disposed of as they shall see meet.

Provision

and be it further enacted, That John Murray, Esq; be, and hereby is impowered to iffue his Warrant, directed to some principal Inha- Meeting how bitant in said District, requiring him to warn all the Inhabitants in said to be notified. District qualified to vote in Town-Affairs, to meet at such Time and Place within faid District, as he shall think proper, to chuse all such Officers as Towns by Law are intituled to chuse.

The first -

BOSTON; NEW-ENGLAND: Printed by RICHARD and SAMUEL DRAPER, and GREEN and RUSSELLY Printers to the GOVERNMENT. 1765.

ំ ពីសុសាស៊ី ស្រាស្ត្រ ប្រាប់ ។ ប្រែក្រាស្ត្រ ស្រាស្ត្រ ស្ត្រាស្ត្រស្តី ស្ត្រីស្ត្រ ស្ត្រីស្ត្រ ស្ត្រីស្ត្រ ស្ត្រីស្ត្រីស្ត្រី ស្ត្រីស្ត្

Bristol a Town.

49I



Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of Massachusetts-Bay in New-England: Begun and held at Boston, in the County of Suffolk, upon Wednesday the Twentyninth Day of May, 1765.

CHAP. I.

An Act for erecting a Town in the County of Lincoln by the Name of Bristol.

THEREAS the Inhabitants of a Tract of Land on the Eastern Side of Damariscotta River in the County of Lincoln, known by Preamble. The Name of Walpole, Herrington and Pemaquid, so called, bave petitioned this Court that for the Reasons mentioned, they may be incorporated into a Town, and vested with the Powers and Privileges belonging to other Towns: For the Encouragement of said Settlement,

Be it enasted by the Governor, Council, and House of Representatives, That the faid Tract of Land, described and bounded as follows, viz. Be-ginning at a Heap of Stones at the Head of Brown's Cove near the great a Town by Salt Water Falls in Damariscotta River on the Eastern Side of the said certainBounds River, running a Southeasterly Course to a Heap of Stones at a Place called Bound Pond five Miles and a half; from thence to run a Southwesterly Course to Pemaquid Point as the Shore lies; and from Pemaquid Point as the Shore lies up Damariscotta River to the first mentioned Bounds. And also all the Islands lying within Six Miles from the main Land to the South between the aforementioned River Damariscotta and Pemaquid Point, be and hereby are erected into a Town by the Name of Bristol. And the Inhabitants thereof shall have and enjoy all such Immunities and Privileges as other Towns in this Province have and do by Law enjoy.

And be it further enacted, That Thomas Rice, Esq; be, and hereby is Town of Bristol, requiring him in his Majesty's Name to warn and how to be no notify the faid Inhabitants qualified to vote in Town Affairs, to meet to- tified. gether at such Time and Place in said Town as shall be appointed in said Warrant, to chuse suchOfficers as the Law directs, and may be necessary to manage the Affairs of faid Town, and the Inhabitants so met shall be, and hereby are impowered to chuse such Officers accordingly:

Stoughtonham a District.

C H A P. II.

An Act for incorporating the Second Precinct in the Town of Stoughton in the County of Suffolk (as it now is) into a District by the Name of Stoughtonham.

Preamble.

HEREAS the Inhabitants of the Second Precinct in Stoughton labour under great Difficulties by reason of their Distance from the Place where the Town Meetings are held in the Jaid Town:

Diffrict by certainBounds

Be it therefore enacted by the Governor, Council, and House of Repre-Stoughtonham Sentatives, That the second Precinct in the Town of Stoughton, (by the erected into a same Bounds and Limits which the said second Precinct now have) be, and hereby are incorporated into a separate District by the Name of Stoughtonham; and that the Inhabitants thereof be vested with all the Powers, Privileges and Immunities which the Inhabitants of any Town within this Province do, or by Law ought to enjoy; excepting only the Privilege of fending a Representative to the General Assembly; and that the Inhabitants of said District shall have Liberty from Time to Time to join with the Town of Stoughton in the Choice of a Representative or Representatives, which Representatives may be chosen indifferently from faid Town or District, the Pay or Allowance of such Representatives to be borne by the said Town and District according to their respective Proportions of the Province Tax; and that the Town of Stoughton as often as they shall call a Meeting for the Choice of Reprefentatives, shall from Time to Time give seasonable Notice to the Clerk of the faid District of Stoughtonham for the Time being, of the Time

Stoughton in chusingRepresentatives.

To join with

Proviso ref-

Place in said District a Notification thereof accordingly.

Provided nevertheless, and be it further enasted, That the said District pecting Taxes shall pay their Proportion of all such Province, County and Town Taxes, already granted to be raised in the Town of Stoughton, and shall also bear their proportionable Part of supporting the Poor of the Town of Stoughton, that are at this Time relieved by faid Town.

and Place for holding faid Meeting, to the End that the said District may Join therein; and the Clerk of faid District shall set up in some publick

Proviso respecting Perfons who have been warned

Provided, that the District of Stoughtonbam shall not be liable to maintain any Persons within the same who have been legally warned out of the Town of Stoughton; but by virtue of said Warning shall have out of Stought the same Privilege of removing such Persons as the Town of Stoughton could have in case they had remained therein.

To receive of certain Incomes for the School,

And be it further enacted, That the Town of Stoughton shall pay to the faid District of Stoughtonham yearly and every Year their propor-Stoughton the tionable Part of the Income of all the Money that is appropriated to the Proportion of Use of the School in Stoughton, and also their proportionable Part. of faid Stoughton's Part of the yearly Profits and Incomes of two Farms that were appropriated by the Town of Dorchester to the Use of the School, one of which is now annexed to the Town of Dedham commonly called White's-Farm; the other is now annexed to the Town of Wrentham and commonly called Hewes's-Farm: All of which Incomes and Profits the faid District of Stougtonbam shall be intitled to and receive of the Town of Stoughton yearly and every Year in the same Proportion as they now pay their Part of the Province Tax in faid Town.

The first Meeting how

And be it further enacted, That Joseph Hewins, Esq; be, and hereby is impowered to issue a Warrant directed to some principal Inhabitant in to be notified. said District requiring him to warn all the Inhabitants in said District qualified to vote in Town Affairs, to meet at such Time and Place within faid District, as he shall think proper, to chuse all such Officers as Towns by Law are intitled to chuse.

CHAP.

Williamstown a Town. Richmont a Town.

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CHAP. III.

As Act to creck the Plantation called West-Hoosuck in the County of Berksbire, into a Town by the Name of William stown."

FIFT HERE ASit has been represented to this Court that the erecting the Plantation called West-Hoosuck into a Town will greatly contribute to the Growth thereof, and remedy many Inconveniences Preamble, to which the Inhabitants and Proprietors may be otherwise subject.

Be it enacted by the Governor, Council, and House of Representatives, That the Plantation called West-Hoosuck, bounded as follows, viz. North on the Province Line, West and South on unappropriated Lands of this Province, and East part on East-Hoosuck and partly on unappropriated Town by cer-Lands belonging to this Province, be and hereby is erected into a Town tain Bounds. by the Name of Williamstown, and that the Inhabitants thereof be, and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of the Towns within this Province do enjoy.

And be it further enacted, That all Taxes to be raised within said Town for settling a Minister, building a Meeting-House, clearing and levied on Prorepairing Roads, be levied upon the feveral Proprietors of faid Plantation according to their Interest, until the further Order of this Court; until further and that said Inhabitants proceed by the same Rules in levying and colorders. lecting faid Taxes as Proprietors in new Plantations are by Law obliged to observe.

Taxes to be

And be it further enacted, That William Williams, Esq; be, and hereby is impowered to iffue a Warrant directed to some principal Inhabitant in faid Town, requiring him to warn the Inhabitants of the faid Meeting how Town, qualified by Law to vote in Town Affairs, to meet at such to be notified. Time and Place as shall be therein set forth, to chuse all such Officers as are or shall be required by Law to manage the Affairs of said Town.

The first

CHAP. IV.

An Act for incorporating into a Town the Lands in the County of Berkshire, called Yokun and Mount-Ephraim, by the Name of Richmont.

HEREAS it bath been represented to this Court that the erec- Preamble. ting the Plantation called Yokun-Town and Mount-Ephraim into a Township will greatly contribute to the Growth thereof, and remedy many Inconveniencies to which the Inhabitants and Proprietors

may otherwise be subjected: Be it therefore enacted by the Governor, Council, and House of Repre-fentatives, That the new Plantation called Yokun-Town and Mount-Ephraim, lying in the County of Berkshire, bounded as follows, West-terly on the Province Line, Northerly in part on Pittsfield and in part tain Bounds. on Province Land, so called, Easterly on Houjatumock River, and Southerly in part on Stockbridge North Line and part on the Ministers Grant, be, and hereby is incorporated into a Town by the Name of Richmont, with all the Powers, Privileges and Immunities that Towns in this Government have and do enjoy,

And

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Becket a Town.

evied on Prountil further Orders.

And be it further enacted, That all Taxes to be raised within said Taxes to be Town for settling a Minister, building a Meeting-House or Meeting-Houses, laying out, making and repairing Roads, be levied upon the certainservices several Proprietors of said Plantation according to their Interest, agreeable to an Act of the Province made to enable the Proprietors of faid Plantation to raise Taxes on said Lands, until the further Order of this

The first Meeting how to be notified.

And be it further enasted, That Timothy Woodbridge, Esq; be, and hereby is impowered to iffue a Warrant to some principal Inhabitant of faid Plantation, requiring him to call a Meeting of faid Inhabitants, in order to chuse such Officers as by Law Towns are impowered to chuse in the Month of March annually.

CHAP. V.

An Act for erecting the new Plantation called Number Four, in the County of Berkshire, into a Town by the Name of Becket.

Preamble.

THEREAS it has been represented to this Court that the erecting the Plantation called Number Four into a Town will greatly contribute to the Growth thereof, and remedy many Inconveniences to which the Inhabitants and Proprietors may be otherwise subject.

Becket erected into a Town by certain Bounds.

Be it enacted by the Governor, Council, and House of Representatives, That the Plantation called Number Four, bounded as follows, viz. South partly on equivalent Lands and partly on the Land belonging to Andrew Belcher, Esq; and partly on unappropriated Lands; East on a Township called Number Nine; North on a Township called Hartwood; and West partly on Tyringham, and partly on unappropriated Lands belonging to this Province, be and hereby is erected into a Town by the Name of Becket. And that the Inhabitants thereof be and hereby are invested with all the Powers, Privileges, and Immunities which the Inhabitants of the Towns within this Province do enjoy.

Meeting how to be notified.

And be it further enacted, That William Williams, Esq; be, and The first hereby is impowered to issue a Warrant directed to some principal Inhabitant in said Town, to notify and warn the Inhabitants in said Town, qualified by Law to vote in Town Affairs to meet at fuch Time and Place as shall be therein set forth to chuse all such Officers as are or shall be required by Law to manage the Affairs of faid Town.

Taxes to be levied on Proprietors for certainServices until further Orders.

And be it further enasted, That all the Taxes that have been heretofore agreed upon by the Proprietors of faid Township, and all Taxes to be raised within said Town for settling a Minister, building a Meeting-House, clearing and repairing Roads, be levied upon the several Proprietors of said Plantation, according to their Interest, until the further Order of this Court, and that faid Inhabitants proceed by the fame Rules in levying and collecting faid Taxes as Proprietors in new Plantations are by Law obliged to observe, any thing in the before recited Act to the contrary notwithstanding.

CHAP. VI.

An Act for erecting the Plantation called New-Framingham, in the County of Berkshire, into a Town by the Name of Lanesborough.

HERE AS it has been represented to this Court that the erecting the Plantation called New-Framingham into a Town will greatly Preamble. contribute to the Growth thereof, and remedy many Inconveniences to which the Inhabitants and Proprietors may be otherwise subject.

Be it enacted by the Governor, Council, and House of Representatives, Lanesborough That the Plantation of New-Framingham, in the County of Berkshire, erected into a bounded as follows, viz. South on Pittsfield, East on Number Four, or Town by cer-Williamsburgh, North partly on unappropriated Lands of this Province and partly upon Grants; and West on unappropriated Lands of this Province; be and hereby is erected into a Town by the Name of Lanes. borough, and that the Inhabitants thereof be, and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of the Towns within this Province do enjoy.

tain Bounds,

And be it further enacted, That all Taxes to be raised within said Town for settling a Minister, building a Meeting-House, clearing and repairing Roads, be levied upon the several Proprietors of said Plantaprietors for tion according to their Interest, until the further Order of this Court; certainServices and that faid Inhabitants proceed by the same Rules in levying and col-until further. lecting faid Taxes as Proprietors in new Plantations are by Law obliged Orders.

Taxes to be

And be it further enasted. That William Williams. Fig. he, and hereby is impowered to issue a Warrant directed to some principal Inhabitant in faid Town, requiring him to warn the Inhabitants of the faid Meeting how Town, qualified by Law to vote in Town Affairs, to meet at such to be notified. Time and Place as shall be therein set forth, to chuse all such Officers as are or shall be required by Law to manage the Affairs of faid Town.

CHAP. VII.

An Act for erecting the new Plantation called Charlemont, in the County of Hampshire, into a Town by the Name of Charlemont.

HEREAS it has been represented to this Court that the erecting the Plantation called Charlemont into a Town will greatly con- Preamble. tribute to the Growth thereof, and remedy many Inconveniences to which the Inhabitants and Proprietors may be otherwise subjected.

Be it enasted by the Governor, Council, and House of Representatives, That the Plantation called Charlemont, bounded as follows, viz. North Charlemont partly on Land belonging to Green and Walker and Boylston, and part-ly on Land fold to Cornelius Fones. East partly on Colrain, and partly ly on Land fold to Cornelius Jones, East partly on Colrain, and partly tain Bounds. on Province Land; South and West on Province Land, more particularly described in the Plan of the said Township confirmed by the General Court, be and hereby is erected into a Town by the Name of Charlemont; and that the Inhabitants thereof shall be invested with all the Powers, Privileges, and Immunities which the Inhabitants of the Towns within this Province do enjoy.

And

Ashfield a Town.

And be it further enacted, That Thomas Williams, Esq; be, and hereby is impowered to iffue a Warrant directed to some principal Inhabitant in faid Town, to notify and warn the Inhabitants in faid Town, The first qualified by Law to vote in Town Affairs to meet at such Time and Place Meeting how as shall therein be set forth, to chuse all such Officers as are or shall be reto be notified. quired by Law to manage the Affairs of faid Town.

Taxes to be levied on Proprictors for until further Orders.

And be it further enasted, That all Taxes that are or may be raised for settling a Minister, for building a Meeting-House, clearing and repairing Roads, be levied upon the feveral Proprietors of faid Plantation, according to their Interest, until the further Order of this Court, and certainservices, that faid Inhabitants and Proprietors of faid Town proceed by the same Rules in levying and collecting faid Taxes as Proprietors in new Plantations are obliged by Law to observe.

C HAP. VIII.

An Act for erecting the newPlantation called Hunt's-Town, in the County of Hampshire, into a Town by the Name of Ashfield.

Preamble.

THEREAS it bath been represented to this Court, that the eretting the Plantation called Hunt's-Town, into a Town will greatly contribute to the Growth thereof, and remedy many Inconveniences to which the Inhabitants and Proprietors may be otherwise subjected.

Be it enacted by the Governor, Council, and House of Representatives, That the Plantation aforesaid, bounded as follows, viz. East by Deerfield; South, partly by Narraganjet Township Number Four, and partly by Province Land; West, partly by Province Land and partly by Bernards and Maybews and Hatfield Land; and North, by Province Land; more particularly described in a Plan of faid Township Confirmed in the present Session of the General Court, be and hereby is erected into a Town by the Name of Ashfield. And that the Inhabitants thereof shall be invested with all the Powers, Privileges and Immunities which the Inhabitants of the Towns within this Province do enjoy.

Ashfield made a Town by certainBounds

Meeting how to be notified.

And be it further enacted, That ThomasWilliams, Esq, be, and hereby is impowered to iffue his Warrant directed to some principal Inhabitant in faid Town to notify and warn the Inhabitants in faid Town qualified by Law to vote in Town Affairs, to meet at such Time and Place as shall therein beset sorth, to chuse all such Officers as are or shall be required by Law to manage the Affairs of faid Town.

Taxes to be levied on Proprietors for until further

And be it further enacted, That all Taxes already raised, for settling a Minister, or that may be raised for his Support, for building a Meeting House, clearing and repairing Roads, be levied on the several Procertainservices prietors of said Plantation according to their Interests, until the further Order of this Court, and that said Inhabitants and Proprietors of said Town, proceed by the fame Rules in levying and collecting faid Taxes as Proprietors in new Plantations are obliged by Law to observe.

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The Ministerial Home-Lot in Windham exchanged.

CHAP. IX.

An Act to enable the Proprietors of the Town of Windham, in the County of Cumberland, to exchange the ministerial Home-Lot, so called, for other Lands in the faid Town.

THEREAS the ministerial Home-Lot in the Town of Windham, in the County of Cumberland, containing twenty Acres, is but Preamble. ten Poles wide, and a Mile long, and therefore by the great Charge of Fencing rendered unfit for that Use.

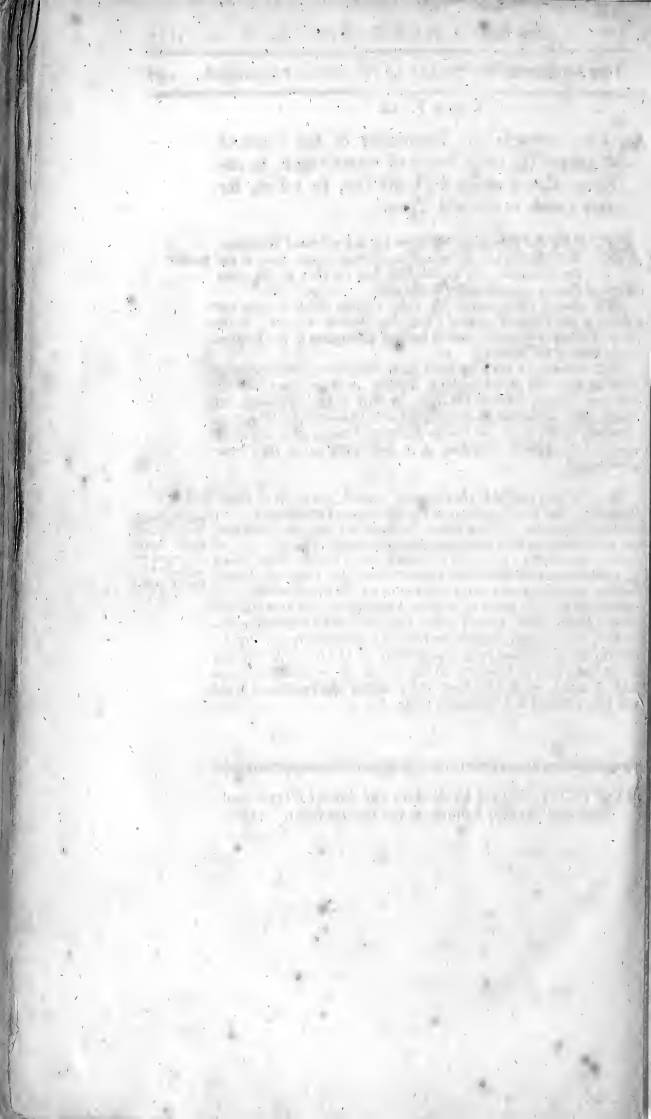
AND whereas the Reverend Mr. Peter Thacher Smith is seised and possessed of One Hundred Acres of Land, Lot Number Forty-four, in the aforesaid Town of Windham, which has been assigned him by the Proprie-

tors as Part of bis Settlement.

AND whereas the faid Proprietors by their Committee, Nathan Bowen Jeremiah Lee, and Isaac Mansfield, Esquires, on the one Part, and the said Peter Thacher Smith on the other, for their mutual Advantage and Benefit, defire to make an Exchange of the above said ministerial Home-Lot, containing twenty Acres, for the like Quantity of twenty Acres out of the abovesaid Lot Number Forty-four, as it shall be laid out by the Partiesabove-named.

Be it therefore enacted by the Governor, Council, and House of Representatives, That the Proprietors of the said Town of Windham, by their Proprietors of aforesaidCommittee, Nathan Bowen, Jeremiah Lee and Isaac Mansfield, Windham and be, and hereby are fully authorized and impowered, to bargain, sell and RevMr. Smith convey and execute a good and sufficient Deed of the ministerial Home impowered to Lot aforesaid, to the said Peter Thacher Smith, his Heirs and Assigns Lot of Land. forever, any Affignment of the faid Lot to the Use of the Ministry notwithstanding; and to take by Deed in Exchange therefor from the said Peter Thacher Smith, Twenty Acres, Part of the faid Lot Number Forty-four, which twenty Acres of the faid Lot Number Forty-four shall be, and hereby are declared to be appropriated to the Use of the Ministry. in the faid Town of Windbam, in like Manner as the ministerial Home Lot, so called, would have been, and remained appropriated, if it had not been alienated in Consequence of this Act.

BOSTON: Printed by Richard and Samuel Draper, and Green and Russell, Printers to the Government. 1765.





Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of Massachusetts-Bay in New-England: Begun and held at Boston, in the County of Suffolk, upon Wednesday the Twentyninth Day of May, 1765; and continued by Prorogations unto Wednesday the Tweny-fifth Day of September, and then met.

$\mathbf{H} \cdot \mathbf{A}$ P.

An Act for incorporating a new Plantation in the County of Hampshire, called and known by the Name of Murrayfield, into a Town by the Name of Murrayfield.

THEREAS the Proprietors of the Plantation called and known by the Name of Murray field, have represented to this Preamble. Court, that the Inhabitants of said Plantation labour under many Difficulties and Inconveniencies by Reason of their not be-

ing incorporated: For the Removal whereof, Be it enacted by the Governor, Council, and House of Representatives, That laid Tract of Land bounded and described as follows, viz. Bounded Northerly partly on Chesterfield, and partly on a New Township Murrayseld known by the Name of Number Three, and runs from the South-west by certain Corner of faid Chefterfield, to the North-east Corner of Becket, thence on Bounds. the East Line of Becket to the South-east Corner of faid Becket, and from thence the same Course to Blandford Line, then bounded South partly on said Blanford and partly on Westfield, and East partly on Southampton and partly on Northampton, be and hereby is erected into a Town by the Name of Murrayfield, and the Inhabitants thereof shall have and enjoy all fuch Privileges and Immunities as other Towns in this Province have and do by Law enjoy.

And be it further enacted, That Eldad Taylor, Esq; be and hereby is impowered to iffue his Warrant to some principal Inhabitant of said Town of Murrayfield, requiring him in his Majesty's Name to warn and First Meeting notify the faid Inhabitants qualified to Vote in Town Affairs to meet to- how to be nogether at fuch Time and Place in faid Town as shall be appointed in faid tised. Warrant, to choose such Officers as the Law directs to be chosen annually in the Month of March, and may be necessary to manage the Affairs of faid Town; and the Inhabitants so met shall be and are hereby impowered to choose Officers accordingly.

Cape-Elisabeth, a District.

H A P. XI.

An Act for erecting the Second Parish of Falmouth in the County of Cumberland, into a District by the Name of Cape-Elisabeth.

HEREAS the Second Parish of Falmouth in the County of Cumberland, labour under many and great Difficulties by Reason of their not being erected into a distinct and separate Distrist: Wherefore,

Cape-Elifabeth made a District by certain Bounds

Be it enacted by the Governor, Council, and House of Representatives, That the faid Second Parish of Falmouth, lying and being on the South Side of the Fore River in Falmouth, running up faid River towards Stroudwater River, until it comes within half a Mile of the Mouth or Entrance of faid Stroudwater River; and thence on a due West-Course or Line across to Scarborough Line, be, and is hereby incorporated into a District by the Name of Cape-Elisabeth; and that the said District be, and hereby is invested with all the Privileges, Powers and Immunities that Towns in this Province by Law do or may enjoy, that of fending a Representative to the General Assembly only accepted: And that the Inhabitants of said District shall have Liberty from Time to Time to join with the Town of Falmout b in the Choice of a Representative or Representatives, and that the Select-Men of the Town of Falmouth give feafonable Notice to the Inhabitants of faid District of the Time and Place for the Choice of such Representative or Representatives, which Representatives may be chosen indifferently from said Town or District.

how to be notified.

And be it further enacted, That Samuel Waldo, Esq; be, and hereby is directed and impowered to iffue a Warrant directed to some principal Fiest Meeting Inhabitant within said District, requiring him to Warn the Inhabitants of faid District qualified to vote in Town Affairs, to Assemble at some suitable Time and Place in faid District, to chuse such Officers as are necesfary to manage the Affairs of faid District.

Provifo.

Provided nevertheless, The Inhabitants of said District of Cape-Elisabeth shall pay their proportionable Part of all such Town, County, and Province Charges as are already affested in like Manner as though this Act had not been made.

Charlestown Court of Sessions, &c.

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Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of Massachusetts-Bay in New-England: Begun and held at Boston, in the County of Suffolk, upon Wednesday the Twentyninth Day of May, 1765; and continued by Prorogations unto Wednesday the fifteenth Day of January, 1766, and then met.

CHAP. XII.

An Act for altering the Time appointed for holding the Court of General Sessions of the Peace and Inferior Court of Common Pleas, which by Law are now established to be held at Charlestown, in the County of Middlesex, on the first Tuesday of March.

PHEREAS it appears inconvenient that the faid Court of Preamble. General Seffions of the Peace and Inferior Court of Common Pleas, for the said County, should be beld on the said first Tuesday of

Be it therefore enacted by the Governor, Council, and House of Re-resentatives, That the said Court of General Sessions of the Peace and ing Court of session, &c. at Suesday of March annually; and all Officers and other Persons con-Charlestown.

erned, are required to conform themselves accordingly.

And be it further enacted, That all Writs, Suits, Plaints, Processes, ppeals, Reviews, Recognizances, Warrants, or other Matters or Things whatsoever, which now are or at any Time before the said third Tuesday of March shall be issued, taken or depending in the said County teturnable. f Middlesen, which were to have been returned or proceeded on on the aid first Tuesday of March, as by Law appointed, shall be good and alid, and stand good to all Intents and Purposes in the Law, and shall e returned and proceeded on, and said Courts shall be held on the said Third Tuesday of March annually.

Writs. &c.

CHAP. XIII.

An Act for erecting the North Precinct in the Town of Westborough, in the County of Worcester, into a separate District by the Name of Northborough.

Preamble.

HEREAS the Inhabitants of the North Precinst in Wessbo rough, in the County of Worcester, labour under many an great Difficulties by Reason of their not being a distinct and separate District:

THEREFORE,

Northborough madea Dif-Bounds.

To join with Westborough in the Choice

Be it enacted by the Governor, Council and House of Representatives That the North Precinct in Westborough in the County of Worcester, ac cording to its present known Bounds, be and hereby is erected into trict by certain District by the Name of Northborough, and that the said District be, and hereby is invested with all the Privileges, Powers and Immunities that Towns in this Province by Law do, or may enjoy, that of fending Representative to the General Assembly excepted; and that the Inhabi tants of the faid District shall have full Power, from Time to Time, to join with the Town of Westborough in the Choice of a Representative of Representatives; which Representatives may be chosen indifferently from of Representa- said Town or District; and that the Selectmen of the Town of West barough, as often as they shall call a Meeting for the Choice of a Representative, shall give leasonable Notice to the Clerk of faid District for the Time being, of the Time and Place of faid Meeting, to the End that the faid District may join them therein: And the Clerk of faid District shall fet up in some publick Place in the said District, a Notification thereof accordingly; and the Pay and Allowance of faid Representative to be borne by faid Town and District.

To pay aPro-Taxes.

And be it further enacted, That the said District shall pay their Proportion of the portion of all Town, County, and Province Taxes already fet on, or granted to be raifed by faid Town, as if this Act had not been made.

To have Right Lands,

Provided nevertheless, That the Inhabitants of the faid District shall retain and enjoy the fame Right and Share to all the ministerial Lands, the ministerial and the Improvements and Profits thereof, as they would have had if this Act had not been made.

and a Propor-

Provided also, and be it further enacted, That of all the Monies, Arms tion of Monies and Ammunition, Weights and Measures, belonging to said Town, the Arms Weights Inhabitants of the faid District shall have and enjoy a Proportion thereof, equal to the Proportion they paid of the Charges of faid Town, according to their last Town Tax.

First Meeting how to be notified.

And be it further enacted, That Frantis Whipple, Esq; be, and hereby, is impowered to iffue a Warrant, directed to fome principal Inhabitant in faid District, requiring him to warn the Inhabitants of the faid District, qualified by Law to vote in Town Affairs, to meet at such Time and Place as shall be therein set forth, to choose all such Officers as shall be necessary to manage the Affairs of faid District.

South-Brimfield divided into two Parishes.

CHAP XIV.

An Act for dividing the Diffrict of South-Brimfield, in the County of Hampshire, into two separate Parishes.

HEREAS the dividing the District of South-Brimfield, in the Preamble. County of Hampshire, into two Parishes, would serve very much to remove many Difficulties and Inconveniences which the Inhabitants of the said District at present labour under:

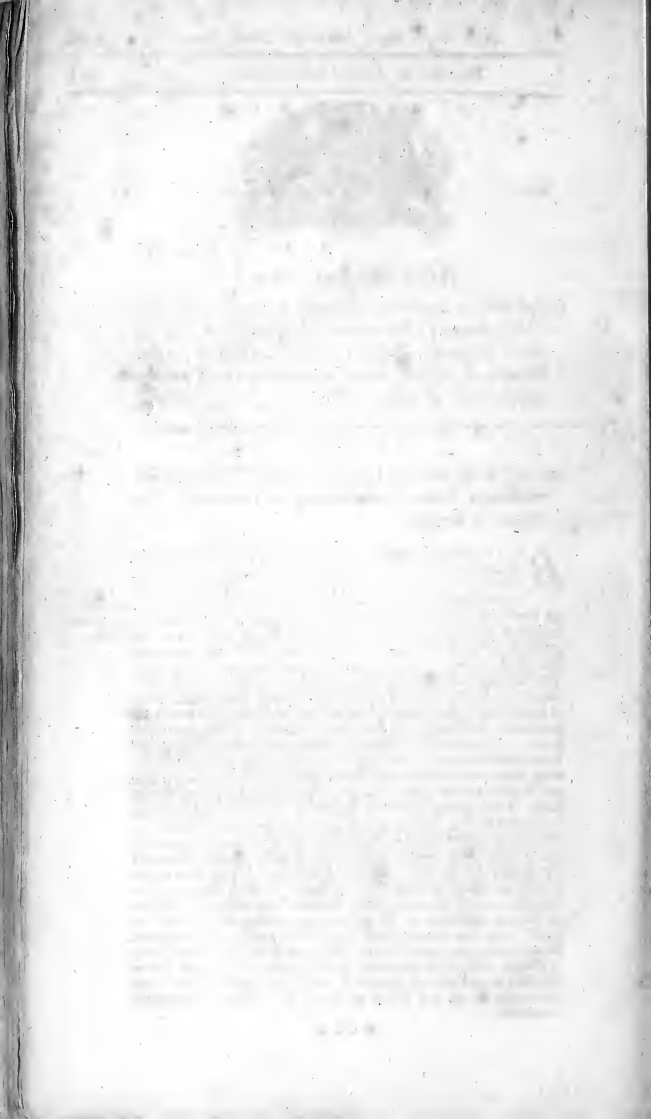
Be it therefore enacted by the Governor, Council and House of Reprefentatives, That the District of South-Brimfield aforesaid be divided into two separate Parishes, in Manner following, viz. The dividing Line shall Bounds of be made by the Road called the South-Meadow Road, beginning at the West and East Colony Line where faid Road croffes the faid Line, and to extend Parishin South Northward in said Road to the North Line of said District, or to Brim- Brimfield. field South Line (including and taking into the West Division, Joseph) Blodget and Joseph Blodget, Jun'r. and their Home Lots, they living on the East Side of said Road) and that the Lands lying in the said District of South-Brimfield, Westward of the above dividing Line, be, and hereby are made a Parish by the Name of the West Parish, in the District of South-Brimfield aforesaid; and that the Inhabitants Westward of the said dividing Line above described, be, and hereby are invested with all the Powers and Privileges, and Subjected to all the Duties that Parishes in this Province by Law are invested with, and subjected to: And that the Lands lying in faid District of South Brimfield, Eastward of the above dividing Line, be and hereby are made a separate Parish by the Name of the East Parish in the District of South-Brimfield, and that the Inhabitants of the faid Lands Eastward of the faid dividing Line above described, be and hereby are invested with all the Powers and Privileges, and subjected to all the Duties that Parishes in this Province by Law are invested with and subjected to.

And be it further enacted, That all the Inhabitants of the Lands which West Parish by this Act are made the West Parish, be and hereby are, and shall for- exempted ever hereafter be exempted from paying or contributing any Part toward towards builthe Charges that have already arisen, or may hereafter arise by Reason ding the Meetof the Building the new Meeting-House, which has lately been erected ing House in on the Lands by this Act made the Fast Parish in said District, and from East Parish. the Charge of settling and supporting the Ministry in the said East Parish.

And be it further enasted, That the annual March Meetings to be held ings to be held ings to be held in faid District for the future, shall be alternately held in the faid East and alternately.

West Parishes. And be it further enacted, That Daniel Burt, Esq; be and hereby is impowered to issue Warrants directed to some principal Inhabitant of each first Meeting Parish, requiring them to warn the Inhabitants of said Parishes qualified how notified. to vote in Parish Affairs, to meet at such Time and Place as shall be therein fet forth, to choose all such Officers as shall be necessary to manage the Affairs of faid Parishes.

Printed by Richard and Samuel Draper, and Green and Ruffell, Printers to the Government. 1766.



Bounds of Bristol ascertained.



Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of Massachusetts=Bay in New England: Begun and held at Boston, in the County of Suffolk, upon Wednesday the Twentyeighth Day of May, 1766.

CHAP. I.

An Act in addition to an Act intitled, " An Act for erecting a Town in the County of Lincoln by the Name of Bristol."

E it enasted by the Governor, Council, and House of Representatives, in General Court assembled, That the Lands contained within the following Bounds, viz. Beginning at a Place called Brown's-Cove on the Easterly side of Damariscotta River at the Head or North- the Town of east Part of faidCove at a Stake and Heap of Stones being the Northerly Briflot after-Bounds of the Town of Briftol, thence running East according to the tained. present Direction of the Magnetick Needle being North Six Degrees and Half West, Eleven Hundred and Twenty Poles to a white Birch Tree standing on the Westerly Bank of Pemaquid great Pond, so called, thence over faid Pond to a dry Birch Tree standing on the Eastern Bank of the faid Pond, thence running Northerly on the Bank of faid Pond until it cometh to the Mouth of the River that runneth out of the upper Pond, fo called, into the great Pond aforesaid, thence running Northerly up the said River oneHundred and twenty Poles to a Stake standing near the said River, being John Martyn's Northwest Corner Bounds, thence running Southeast Six Hundred and twenty Poles to a Stake standing on Jacob Eason's Line, thence running North-east Eighty-four Poles to a Stake standing in a fresh Meadow, thence running South-east Two Hundred and four Poles to the Eastern Creek of Broad-Cove, so called, on Muscongus River to a Pine Tree marked on four Sides being faid Eaton's North-east Corner Bounds (the three last mentioned Lines dividing between the English and Dutch Settlements,) from thence Southerly down the Western Shore on faid Muscongus River to round Pond as the Shore lieth, to the Bounds mentioned in the Act for incorporating the faid Town of Bristol, and from thence a direct Line to the Bounds first mentioned, Be and hereby are annexed to the faid Town of Briftol, in the County of Lincoln, with all the Inhabitants thereon, who hereby are and shall be subjected to do Duty and intitled to receive Privilege equal with other Inhabitants of the said Town of Bristol, to all Intents and Purposes whatfoever.



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An Act of Parliament

Passed in the Sixth Year of the Reign of His Majesty King GEORGE the Third. 1766.

An Act for repealing certain Duties in the British Colonies and Plantations, granted by feveral Acts of Parliament; and also the Duties imposed by an Act made in the last Session of Parliament upon certain East-India Goods exported from Great-Britum; and for granting other Duties instead thereof; and for further encouraging, regulating and securing, several Branches of the Trade of this Kingdom, and the British Dominions in America.

HEREAS the feveral Duties herein after mentioned, imposed Preamble. by certain Acts of Parliament to be raised in the British Colonies and Plantations in America, have been attended with great Inconveniencies to the Trade of his Majesty's Dominions; and it is therefore necessary that the same should be discontinued, and that other Duties should be granted in lieu thereof: We your Majesty's most dutiful and loyal Subjects, the Commons of Great-Britain in Parliament affembled, do therefore most humbly beseech your Majesty, that it may be enacted; and be it enacted by the King's most excellent Majesty, by and with the Advice and Consent of the Lords spiritual and temporal, and Commons, in this present Parliament assembled, and by the Authority of the same. That all the Duties imposed by any Act or Acts of tain Duties in Parliament upon Melasses or Syrups of the Growth, Product, or Manu- America, upfacture of any foreign American Colony or Plantation, imported into any on Foreign British Colony or Plantation in America; and also the Duties imposed by an Melasses or Act made in the Twenty-fifth Year of the Reign of King Charles the Second Syrups; (for the Encouragement of the Greenland and Eastland Trades, and for the British Sugar; better securing the Plantation Trade) upon Sugar, of the Growth, Production, and Manufacture, of the British Plantations in America, which should be laden there; and also the Duties imposed by an Act made in the fourth Year of the Reign of his present Majesty, for granting certain Duties in the British Colonies and Plantations in America, and for other and upon Bri-Purposes in the faid Act mentioned, upon Cossee and Pimento, of the Pimento; Pppp

Growth and Produce of any British Colony or Plantation in America. which should be shipped to be carried out from thence, except to Great Britain, shall, from and after the first Day of November, One thousand feven hundred and fixty fix, cease, determine, and be no longer paid.

and upon cerdia Goods, Cambricks

and French Lawns, exported from tain;

and upon Coals; and

And be it further enacted by the Authority aforesaid, that the several tain East-In. Duties imposed by the last mentioned Act upon wrought Silks, Bengalls, and Stuffs mixed with Silk or Herba, of the Manufacture of Perfia, China or East India, and upon Callicoes painted, dyed, printed or stained there, and upon foreign Linen Cloth, called Cambrick, and upon French Lawns, imported into any British Colony or Plantation in America, from Great Britain, shall, from and after the first Day of October, One thousand seven hundred and sixty six, cease determine, and be no longer paid.

And be it further enacted by the Authority aforefaid, that the Duties certain East imposed by an Act made in the last Session of Parliament for granting India Goods, to his Majesty certain Duties upon Coals; and of several East India Goods, and for other Purpoles in the faid Act mentioned, upon all wrought Silks, Bengalls, and Stuffs mixed with Silk or herba, of the Manufacture of Persia, China, or East India, and upon Callicoes printed dyed, painted or stained there, which shall be shipped for Exportation from Great Britain to any Part beyond the Seas, except to Africa, or the British Dominions in America, shall, from and after the first Day of Duties to August, One thousand seven hundred and fixty six, cease, determine, August, 1766 A. a. disable that and from thenceforth so much of the last recited

Act as directs, that upon the Entry of any East India Goods herein be-Condition of fore mentioned for Exportation to the British Dominions in America, the the Bood to Bond for the due Exportation of such Goods shall be with further Condition, that the same shall be there landed accordingly, and not in any of East India other Port or Place beyond the Seas; and to produce a Certificate with-Goods to the in Eighteen Months under the Hands and Seals of the Collector, or other British Ame: Principal Officer of the Customs residing at the Port or Place in the rican Domini- British Dominions in America, for such of the said Goods as shall be landed there, testifying the Landing thereof, shall be, and the same is hereby

declared to be repealed.

And be it further enacted by the Authority aforesaid, that from and after the faid first Day of November, One thousand seven hundred and And from and fixty fix, there shall be raised, levied, collected, and paid, unto his after 1st Nov. 11xty 11x, there thall be railed, levied, collected, and paid, unto his 1766, the fol- Majesty, his Heirs and Successors, the several and respective Rates and lowing Duties Duties herein after mentioned: that is to fay,

are to take Place in lieu

be given on

of those repealed ; viz. on Melasses and Syrups,

For every Gallon (Wine Meafure) of Melasses and Syrups, which shall be imported or brought (except as is herein after mentioned) into any Colony or Plantation, in America, which now is, or hereafter may be, under the Dominion of his Majesty, his Heirs, and Successors, One Penny.

For every Hundred Weight Avoirdupois of Coffee, of the Growth Produce of any British Colony or Plantation in America, which shall be imported or brought from thence into any other British Colony

or Plantation in America, Seven Shillings.

Exception.

Coffee,

And for every Pound Weight Avoirdupoise of such British Pimento. and Pimento. which shall, in like manner, be imported or brought into any such British Colony or Plantation, One Halfpenny; except only such British Coffee and Pimento as shall be warehoused under the Regulations and Restrictions herein after mentioned; and after those Rates for any greater or less Quantity, of such Goods respectively.

Provided

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Provided always, and it is hereby further enacted by the Authority Certified Meaforesaid, That the Duty herein before granted upon Melasses or Syrups lastes and Syshall not be charged or payable upon any Melasses or Syrups imported rups from into any British Colony or Plantation on the Continent of America Dominica not from the Island of Dominica, for which a Certificate shall be produced up-chargeable. on the Importation thereof, to the Collector or other Principal Officer of the Customs at the Port of Importation, under the Hand and Seal of Office of the Collector, or other Principal Officer of the Customs at the Port of Exportation in Dominica, certifying that the faid Duty hath been there paid for such Melasses or Syrups; any thing herein before contain-

ed to the contrary notwithstanding.

And be it further enacted by the Authority aforesaid, that from and From and afafter the First Day of August, One thousand seven hundred and sixty six, ter 1st August, there shall be also roised, levied, collected, and paid, upto his Majesty, 1766, an adthere shall be also raised, levied, collected, and paid, unto his Majesty, ditional Subhis Heirs, and Successors, for and upon-all wrought Silks, Bengalls, and fidy to be prid Stuffs mixed with Silk or Herba of the Manufacture of Persia, China or to salk Bost-East-India; and upon all Callicoes' printed, dyed, painted, for stained laste trace; there, which shall have been publickly sold in Great-Britain on or before and approvalthe first Day of June, One thousand seven hundred and sixty six s. except of fold in Great for fuch of the aforesaid Goods as shall be exported to Africa, as herein Britain before after mentioned; a further and additional Subfidy of twelve Pence for e- 1 June, 1766; very Twenty Shillings of the true and real Value of fuch Goods, to be those exported to Africa exascertained by the Oath or Affirmation of the Owner or Proprietor thereof, cepted; viz. before the Collector of his Majesty's Customs for the Port where such Goods 51. per Cent. . shall be warehoused; provided the saidSubsidy shall be paid down to such ad Valorem, Collector in ready Money, without any Deduction or Allowance whatfo- upon the Oath ever, on or before the first Day of September, One thousand seven hun- if paid by 1st dred and sixty six; but if the Owner or Proprietor of such Goods shall Sept. 1766; not chuse to pay down the said Subsidy for such Goods before that Time, then the same shall be paid down in ready Money to the Collector of the if otherwise, Customs for the Port where such Goods shall be secured, according to the according to gross Price or Value of such Goods at which the same were fold at the thereof at the public legal Sales thereof in this Kingdom, without any Deduction or publick Sales. Allowance whatsoever, before such Goods shall be taken out of any Warehouse wherein the same shall be secured in this Kingdom.

Provided always, and it is hereby enacted and declared, That this Act Duty not to shall not extend to charge such of the before mentioned Goods with this Goods sold be-Duty, which have been fold as aforesaid before the said first Day of June fore 1 June, One thousand seven hundred and sixty six, as shall be hereafter exported 1766, and

from this Kingdom to Africa.

And it is hereby further enacted by the Authority aforesaid, That there Africa. shall be also raised, levied, collected and paid, unto his Majesty, his Heirs and Successors, for and upon all wrought Silks, Bengalls, and Stuffs mix- Additional ed with Silk or Herba of the Manufacture of Persia, China, or East-India, Duties upon and upon all Callicoes printed, dyed, painted or stained there, which such faid shall be publickly fold in Great-Britain, after the said first Day of June, the Company's One thousand seven hundred and fixty six, over and above any other Du-Sales after ty now payable for the fame, the like Sum of Twelve-pence for every 1 June, 1766; Twenty shillings of the true and real Value of such Goods, according to the gross Price at which the same shall be fold at the public legalSales there-of in this Kingdom: which said Subsidy shall be paid and secured by the subsiderable states. United Company of Merchants of England trading to the East-Indies for Company. fuch of the said Goods as shall be so sold at the said Company's Sales, in the same Manner and Form, and by the same Rules and Regulations as the Duties now payable upon unrated East India Goods are paid and

which shall be

pursuant to Act 2 & 3 Annæ

Proprietor.

fecured by the faid United Company, by Virtue of an Act made in the fecond and third Years of the Reign of Queen Anne, intituled, An Act for Granting to her Majesty an additional Subsidy of Tonzage and Poundage for three Years; and for laying a further Duty upon French Wines condemned as lawful Prize; and for ascertaining the Values of unrated Goods imported from the East-Indies: And for such of the said Goods as shall, at-Duty at other ter the faid first Day of June, be fold at any other publick legal Sale in Sales to be paid by the this Kingdom, the faid Subfidy shall be paid down in ready Mony to the Collector of the Customs at the Port where such Goods shall be fold, without any Deduction or Allowance whatfoever by the Purchafer or Proprietor of fuchGoods; and the faid Subfidy shall not be afterwards repaid or drawn back upon the Exportation of the same Goods, except to Afri-

Drawback allowed upon Exportation of certain In-Africa.

ca, as is herein after mentioned. Provided always, and it is hereby further enacted by the Authority aforefaid, That for fuch of the faid Goods herein after mentioned, and no other, which shall be fold as aforesaid at the Sales of the said United Company, after the faid first Day of June, One thousand seven hundred and dia Goods to fixty fix, and shall be exported from this Kingdom to Africa, the Exporter shall be repaid a Drawback or Allowance of the Dury paid in Purfuance of this Act, of Twelve Pence for every Twenty Shillings of the Value of fuch Goods according to the respective Rates and Values herein after expressed; that it is to say,

Enumeration of the faid Goods.

Alleijais, the Piece, Twelve Shillings; Bejutapants, the Piece, Twenty Shillings; Byrampants, the Piece, Fifteen Shillings; Blue Long Cloth, the Fiece, Forty Shillings; Brawles, the Piece, four Shillings; Callaway Pores, the Piece, Fifteen Shillings; Cushtaes, the Piece, Twelve Shillings; Coopes, the Piece, TwelveShillings; Chints, the Piece FifteenShillings; Chelloes, the Piece, Sixteen Shillings; Cotton Romalls, the Piece, Ten Shillings; Guinea Stuffs the Price, Four Shillings; Nicamees small, the Piece, Twelve Shillings; Nicamees large, the Piece, Sixteen Shillings; Neganepants, the Piece, Twenty Shillings; Photaes, the Piece, Fifteen Shillings; Saftra Cundies, the Piece, Twenty Shillings; Tapfeills, the Piece, Sixteen Shillings.

The faid Goods to be usaal Regula-

And fuch Goods shall, in all other Respects, be liable to the same Securities, Regulations, Restrictions, Penalties and Forseitures, as the same Subject to the Goods are now liable to by Law.

Daties upon Cambricks and French Lawns expor ted to Ameri

And be it further enacted by the Authority aforesaid, That from and after the faid First Day of August, One thousand seven hundred and fixty fix, there shall be also raised, levied, collected and paid, unto his Majesty, his Heirs, and Succeffors, for and upon every Piece of foreign Linen Cloth called Cambrick, Three Shillings; and for and upon every Piece of French Lawns, Three Shillings; which shall be respectively shipped for Exportation from Great-Britain to any Colony or Plantation in America, that now is, or hereafter may be, under the Dominion of his Majesty, his Heirs, and Successors; which said Duties shall be also paid down in ready Money to the Collector of the Customs, without any Allowance or Deduction whatfoever, by the Owner or Proprietor of fuch Goods, before the same shall be taken out of any Warehouse or Warehouses, wherein the same shall be secured in this Kingdom.

And it is hereby declared and enacted, That every Piece of Cambrick Duties are to and French Lawns intended to be charged with the Duty herein before beafcertained, mentioned, shall contain thirteen Ells each, and shall pay Duty for the fame in that Proportion for any greater or less Quantity, according to the Sum herein before charged upon each Piece of fuch Goods respectively.

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- And it is hereby further enacted by the Authority aforefaid, That the Duties on aforesaid Rates and Duties charged by this Act upon Melasses and Syrups, Melasses and Coffee and Pimento, imported into any British American Colony or Plantaken as Stertation, shall be deemed and taken to be sterling Money of Great-Britain, ling Money and be received to the amount of the Value which such nominal Sum's bear in Great-Britain; and that such Monies may be received and taken according to the Proportion and Value of Five Shillings and fix Pence the at 51. 6d. per Ounce in Silver: And that the faid Rates and Duties shall be raised; Oz. io Silver. levied, and collected, paid and recovered, in the fame Manner and Method of le-Form, and by fuch Rules, Ways and Means, and under fuch Penalties vying and reand Forseitures, as any other Duties now payable to his Majesty upon covering the Goods imported into the said Colonies or Plantations, are or may be raifed, levied, collected, paid and recovered, by any Act or Acts of Parliament now in force, as fully and effectually, to all Intents and Purpofes, as if the several Clauses, Powers, Directions, Penalties, and Forseitures, relaring thereto, were particularly repeated and again enacted in the Body of this present Act : And that all the Monies that shall arise by the faid Duties to be Duties (except the necessary Charges of raising, collecting, levying, recopaid into the vering, answering, paying, and accounting for, the same) shall be paid in Exchequer, to the Receipt of his Majesty's Exchequer, and shall be entered seperate and reserved and apart from all other Monies paid or payable to his Majesty, his for the share and apart from all other Monies paid or payable to his Majesty, his for the share and apart from all other Monies paid or payable to his Majesty. Heirs, or Successors, and shall be there reserved to be from Time to Parliament. Time disposed of by Parliament, towards defraying the necessary Expences of defending, protecting and fecuring, the British Colonies and Plantations in America.

And it is hereby further enacted by the Authority aforesaid, That the Duices on East Monies ariling by the feveral Rates and Duties by this Act imposed upon India Goods wrought Silks, Bengals, and Stuffs mixed with Silk or Herba, of the to be paid into Manufacture of Persia, China, or East-India, and upon Callicoes printed, il exchequer dyed, painted, or stained there; except the necessary Charges of raising; collecting, recovering, paying, and accounting for, the same; shall, from and earried Time to Time, be paid into the Receipt of his Majesty's Exchequer, into the Sinkdistinctly and apart from all other Branches of the public Revenue; and ing Fund, toshall be carried to, and made Part of, the Fund commonly called the Sink-wards paying thall be carried to, and made Part of, the Fund commonly cancel become Annuities in ing Fund, towards making good the Annuities payable in respect of cer-respect of Natain navy, victualling, and transport Bills, charged upon the faid Fund by vy Bills, &c. an Accomade in the last Session of Parliament to the last to the last Session of Parliament to the last to the last Session of Parliament to the last to the last Session of Parliament to the last to the last Session of Parliament to the last to the last Session of Parliament to the last to the last Session of Parliament to the last to the last Session of Parliament to the last to the last Session of Parliament to the last to the last

And it is hereby further enacted by the Authority, aforefaid, That Condition of from and after the said First Day of August, One thousand seven hundred Exportation and fixty fix, upon the Entry of any Cambricks or French Lawns for of Cambricks; Exportation to any Place beyond the Seas, except to some British or French Colony or Plantation in America, the Bond which is now by Law requisitawos, to Plantation in America, the Bond which is now by Law requisitawos, to Plantation in America, the Bond which is now by Law requisitation in America, the Bond which is now by Law requisitation in America, the Bond which is now by Law requisitation in America, the Bond which is now by Law requisitation in America, the Bond which is now by Law requisitation in America, the Bond which is now by Law requisitation in America, the Bond which is now by Law requisitation in America, the Bond which is now by Law requisitation in America, the Bond which is now by Law requisitation in America, the Bond which is now by Law requisitation in the Bond which is now by Law requisitation in the Bond which is now by Law requisitation in the Bond which is now by Law requisitation in the Bond which is now by the Bond which is now red to be given for the due Exportarion of suchGoods shall be, with fur-ther Condition not to reland the same in any Part of the British Domi-the British Plactations. nions in America.

Provided always, and it is hereby enacted and declared by the No Duty to be Authority aforefaid, That no Duty whatfoever shall pe paid for any paid for Bri-British Coffee or Pimento, which from and after the faid First Day of tish Coffee, or November, One thousand seven hundred and sixty six, shall be imporported after ted or brought into any British Colony or Plantation in America; provide 1 Nov. 1766, ed the same shall, upon landing thereof, be immediately deposited in ioto any Bri-Warehouses provided at the sole Expence of the Importer or Proprietor tish American of such Coffee and Pimento, with the Privity and Approbation, and under provided the the Care and Inspection, of the Collector and Comptroller, or other Principal same be ware-Officer of the Customs, at the Port or Place where such Goods shall be housed,

Qqqq

imported

512

Duties on Melasses, &c

and thipped for Exportation within 112 Months ;

imported, and shall be secured under the seperate Locks of such Officers, and the Proprietor; and shall; within the space of Twelve Calendar Months from the landing and warehousing the same, be shipped directly from thence for Exportation, either to Great Britain, or to some other British Colony or Plantation in America, under the like Securities and Restrictions as are now required by Law for the same.

And it is hereby further enacted by the Authority aforefaid, That from and after the faid First Day of November, One thousand seven hundred

nor for any Foreign Suor Indico;

provided the houled. and fhipped for Exporta? and Regulations here ex pressed.

and fixty fix, no Duty whatfoever shall be paid for any Foreign Sugars, nor for any Foreign Coffee or Indico, which, from and after the faid First Day of November, One thousand seven hundred and fixty fix, shall be gars, Coffee, imported or brought into any British Colony or Plantation on the Continent of America; provided such Goods shall, upon landing thereof, be immediately deposited and secured in such Warehouses, and in the Manner herein before mentioned; and shall, within the Space of Twelve time be ware. Calendar Months from the landing and warehousing the same, be shipped from thence for Exportation, as herein after is expressed; that is to fay, Upon Condition that such Sugars shall be exported either directly sion within 12 to Great Britain, or to some other Part of Europe to the Southward of Months under Cape Finisterre, under the like Securities, Regulations, and Restrictions, the Conditions Penalties, and Forfeitures, as British Sugars may be so carried and exported from any British Colony or Plantation in America, by virtue of any Law now in Force; and provided also, that such Foreign Indico shall be exported to Great Britain only under the like Securities, Regulations, and Restrictions, Penalties, and Forfeitures, as are particularly mentioned and expressed in any Act-of Parliament now in Force, with respect to Indico of the Growth or Produce of any British Colony or Plantation; and provided that, before such Foreign Coffee shall be taken out of fuch Warehouse for Exportation, the Exporter shall become bound with sufficient Security in the Penalty of Five Pounds for every Hundred Weight of fuch Coffee, that the fame, and every Part thereof, shall be areally and trully exported, according to the Entry, and not brought back again or relanded in any Part of the British Dominions in America; which Bond the Collector and Comptroller, or other Principal Officers of the Customs at the Port from whence such Foreign Coffee shall be intended to be exported, are hereby authorized and required to take, in the Name, and to the Use, of His Majesty, His Heirs, and Successors; and the faid Bond, with respect to such Coffee as shall be exported to Great Britain, Ireland, or to any other Place under the Dominion of His Majesty, His Heirs, or Successors, where Custom-house Officers are or may be the Bonds to established, shall be with further Condition, to return a Certificate within Eighteen Calendar Months from the Date of Such Bond from the Collector and Comptroller, or other Principal Officer of the Customs, at such Port or Place, that such Coffee has been there landed accordingly; and with respect to such Coffee as shall be exported to any Place not under the Dominion of His Majesty, or where no such Officers are appointed, such

Condition of be given in thefe Cafes.

> of them, to direct the faid Bond to be cancelled and delivered up. And it is hereby further enacted, That if the Importer or Proprietor of any fuch Goods as shall be warehoused as aforesaid, shall not pay the Duties due for the same, nor export such Goods within twelve Calendar Months as aforefaid, it shall be lawful for the Collector and Comptroller, or other Principal Officer of the Customs, at the Port or Place where

> Bond shall continue in Force for Two Years from the Date thereof; and in case no Fraud shall appear within that Time, it shall be lawful for the Commissioners of His Majesty's Customs in England, or any four or more

If fuch warehoused Goods shall not be exported within 12 Months, nor the Duties paid;

fuch Goods shall be secured, to cause the same to be publickly fold to the the Custom: best Advantage; and the Money arising by such Sale shall be, in the first house may sell Place, applied in Discharge of the Duties due and payable for such Goods, and apply the and the Charges attending the Expence of such Sale; and the Surplus of Monies in difthe Money to ariting by fuch Sale (if any) after Payment of the laid charge of the Duties, and Charges, shall be paid to the Importer or Proprietor who so Duties and landed and warehoused such Goods or to such other Person as shall be Charges, be.

duly authorized to received the same.

And it is hereby further enacted by the Authority aforefaid, That from Licence gives and after the faid First Day of November, One thousand seven hundred to import Duand fix fix, it shall and may be lawful for any Person or Persons to im- Wool, or Inport any Cotton Wool, or Indico, of Foreign Produce or Manufacture, dico, of Fointo any British Mand in that Part of America, commonly called the reign Produce West-Indies, in any Ship or Vessel that may lawfully trade to and from into the Brithe faid British Islands, navigated according to Law, without Payment of tishwest Indies any Duty or other Imposition whatsoever for such Goods; any Law, gated accord-

Culton, or Ulage, to the contrary notwithstanding.

And it is hereby further enacted by the Authority aforesaid, That from No Divisions and after the faid First Day of November, One thousand seven hundred paid in Ameriand fixty fix, no Duty or other Imposition whatsoever shall be paid, in tation from any British Colony or Plantation in America, for any Sort of Cotton thence of any Wool exported from thence; any Law, Custom, or Usage, to the con-Cotton Wool.

trary norwithstanding.

And be it further enacted by the Authority aforesaid, That from and from and after after the First Day of July, One thousand seven hundred and sixty six, it 1 July, 1766. shall and may be lawful to and for any Person or Persons to import and to import into bring into Great-Britain, in British built Ships or Vessels navigated ac- Great Britain cording to Law, from any Port or Place whatsoever, any Sort of Cotton ships, or any Wool, without paying any Sublidy, Cultom, or other Duty, what soever, Cotton Wool for the same; any Law, Custom, or Usage, to the contrary not with standing. Duty-free.

Provided nevertheless, and it is hereby further enacted, That a due Entry to be Entry of such Cotton Wool, and Indico, shall be made in the respective made at the Custom-House belonging to the Port where such Goods shall be import-portation of ed, either in the West Indies or Great-Britain, in the same Manner and such Cotton Form, and expressing the Quantities thereof, as was used and practised Wool and Inbefore the making of this Act; and the faid Goods shall be landed in the dico; and the Presence of the proper Officer appointed for that Purpose; otherwise Goods to be supposed to the Coods shall be liable to the Roumant of the Coods shall be liable to the Roumant of the Coods shall be liable to the Roumant of the Coods shall be liable to the Roumant of the Coods shall be liable to the Roumant of the Coods shall be liable to the Roumant of the Coods shall be liable to the Roumant of the Cooks shall be liable to the Roumant of the Cooks shall be liable to the Roumant of the Cooks shall be liable to the Roumant of the Cooks shall be liable to the Roumant of the Cooks shall be liable to the Roumant of the Cooks shall be liable to the Roumant of the Cooks shall be liable to the Roumant of the Cooks shall be liable to the Roumant of the Ro fuch Goods shall be liable to the Payment of the same Duties, as would sence of the have been due and payable for the same if this Act had not been made.

And, in order to promote and encourage the Growth of Coffee and otherwise to Cocoa Nuts in the British Dominions in America, and the Importation of pay the accus-Such Goods into Great-Britain, to be exported from thence into Foreign No Duty to Parts ; and to eafe the Merchants and Dealers therein from the Difficulty be paid for of paying the full Duties for the same when imported for that Purpole sany British be it further enacted by the Authority aforefaid, That from and after the Coffee; faid First Day of July, One thousand seven hundred and fixty six, no Duty nor for any Foreign Coffee that the Coffee that th or Custom shall be paid for any Coffee of the Growth or Produce of any fee, ware-British Colony or Plantation in America, nor for any Foreign Coffee housed in which shall have been warehoused upon the Continent of America, which America, in shall be imported directly from such Places respectively into Great-Britain, ported from in the Manner required by this or any Act now in force, nor for any thence direct-British or Foreign Cocoa Nuts imported into Great-Britain, other than Britain; one Half of the Old Subfidy granted by the Act of Tonnage and Poun- nor for Codage, made in the twelfth Year of the Reign of King Charles the second, coa Nuts imwhich shall be paid down in ready Money, and shall not be afterwards ported, more than half the drawn Old Subsidy;

provided fuch Coffee and Cocoa Nuts and be fub. tions cfta-10 Geo. I.

ter 1 Jan. French, and to pay a Duty of 3d. per Cwt. and toube warehoused ! upon landing; and not deli-Exportation but upon cer rain Conditions: ; ... or gradi

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Find the View If any Tuch relanded, or unshipped to be relanded,. are liable to Forfeiture, together with Vessel, Horses anc Carriages; and the Perfons affilting, &c. forfeit also Treble Walue.

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drawn back or repaid upon the Exportation of the fame Goods; providded fuch Coffee and Cocoa Nuts shall, immediately upon landing, be fecured in Warehouses, pursuant to the Directions of an Act made in the bewärehoused tenth Year of the Reign of King George the First, for repealing certain up n landing, Duties therein mentioned payable upon Coffee, Tea, Cocoa Nuts, Chocolate, and Cocoa-Paste imported, and for granting certain inland Duties in ject, on be- Lieu thereof, and for other Purposes in the said Act mentioned; and such ing taken out, Lieu thereof, and for other Purposes in the said Act mentioned; and such to the Duties Coffee and Cocoa Nuts so warehoused shall, in all other respects, be suband Regula- ject to the like Duties, Restrictions and Regulations, if taken out for Home Consumption; and to the like Securities, Regulations, and Reblished by Act strictions, if taken out for Exportation, as Coffee and Cocoa Nuts warehoused in Pursuance of that Act are liable to by any Law now in force.

And it is hereby further enacted by the Authority aforefaid, That from From and af- and after the First Day of January, One thousand seven hundred and fixty feven, all Sugars which shall be imported into Great-Britain, from any 1767. Sugars Part of the British Colonies or Plantations on the Continent of America, imported from shall be deemed and taken to be French Sugars; and the Importer or Jonies in Ame. Proprietor shall, upon the Importation thereof, pay down in ready Money, rica are to be to the Collector of his Majesty's Customs, only Three Pence per Hunconfidered as dred Weight Averdupoife for fuch Sugars, which shall not be afterwards drawn back or repaid upon the Exportation of the same Goods; provided fuch Sugars shall upon landing, be immediately lodged and secured under the King's Locks in Warehouses provided at the sole Expence of the Importer or Proprietor of such Goods, with the Privity and Approbation, and under the Care and Inspection, of the Commissioners or Principal Officers of the Customs for the Port where such Goods shall be imvered out for ported; and shall not be delivered out of any such Warehouse but upon the following Conditions; that is to fay, if such Sugars, or any Part thereof, shall be delivered for Exportation to Foreign Parts, the Owner or Exporter thereof, together with one other sufficient Person, shall enter into Bond to his Majesty, his Heirs, and Successors, in treble the Amount of the sull Duties which would be due and payable for such Sugars if the same were consumed in this Kingdom, with Condition that no Part of fuch Sugar shall be relanded in Great-Britain or Ireland, or any of the Dominions belonging to the Crown of Great-Britain; which Bonds shall be discharged in the same Manner as the Bonds given for the due Exportation of prohibited East-India Goods are discharged by any Law now in

And, the better to prevent the relanding such Sugars, be it further Sugars shalbe enacted by the Authority aforesaid, That if any such Goods shall be relanded, or unshipped to be relanded, contrary to this Act, the same, together with the Boats, Lighters, or any other Vessels, Horses, Carts, or other Cattle or Carriages, which may be employed or made use of in the this Act; they removal, carriage, or conveyance, of such Goods, as also the Ship or Veffel from which fuch Sugar shall be unloaded, together with her Furniture and Apparel, shall be forfeited, and shall and may be seized by any Officer or Officers of the Cultoms; and all and every Person or Persons who shall be affisting, or otherwise concerned in the unshipping or relanding such Goods, or to whole Hands the same shall knowingly come after the unshipping thereof, shall forfeit Treble the Value of such Goods; which faid Penalties and Forfeitures shall and may be prosecuted, sued for, recovered, and divided, in such Manner and Form, and by such Rules and Regulations; as Penalties and Forfeitures inflicted for unshipping probibited or uncustomed Goods in this Kingdom may be prosecuted, sued for, recovered, and divided, by any Law now in force.

Provided

515

Provided always, and it is hereby further enacted by the Authority Veffels, in oresaid, That no such Sugars shall be shipped, or permitted to be which such supped or loaden for Re-exportation from Great-Bitain, on board any loaded for Exhip or Vessel of less Burthen than Seventy Tons, to be ascertained by portation, not ne same Rules and Dimensions as the Tonnage of Ships importing Bran- to be under y and other Spirits into this Kingdom is to be afcertained, by an Act 70 Toos. nade in the Sixth Year of the Reign of King George the First, for preenting Frauds and Abuses in the Public Revenues of Excise, Customs, tamp-Duties, Post-Office, and House-Money.

And it is hereby further enacted by the Authority aforesaid, That if Sugars taken my fuch Sugars shall be taken out of any Warehouse, wherein the same Consumption hall be secured as aforesaid, in order to be used in this Kingdom; the are to pay the Person or Persons so taking out the same, shall first pay up the Remain-full Duties, &c ier of the Duties which would have been due and payable upon the Importation of French Sugars into this Kingdom; and they shall, in all oher Respects, be liable to the same Restrictions and Regulations, as French Sugars would have been subject and liable to, if this Act had not been made.

Provided always, and it is hereby further enacted, That if fuch Sugars shall remain shall not be either exported, or the full Duties paid for the same, within without being Twelve Calendar Months from the Importation thereof, but shall then exported nor continue and be still remaining in the said Warehouses; in such Case, it the full Duties shall and may be lawful for the Commissioners of the Customs for the paid within 12 Time being, or any three or more of them, to cause the said Goods so the Custom-remaining to be publickly sold, by Auction or Inch of Candle to the best house may Bidder; and the Money arising by such Sale to be applied first in Dif-make Sale charge of the faid Duties and the Expences of such Sales, and the Over-thereof, and plus (if any) to be paid to the Importer or Proprietor of fuch Goods, or apply the Mo-

other Persons authorized to receive the same. And be it further enacted by the Authority aforesaid, That the Mo-Duties and nies arifing by the faid Duties by this Act imposed upon Cambricks and Charges. French Lawns; and also by such Part of the Duties hereby also imposed The Duties upon Sugars imported from any British Colony or Plantation on the Con-upon Camtinent of America, as shall exceed the Duties now payable upon Sugars French Lawns fo imported (except the necessary Charges of raising, collecting, recover- and the addiing, paying and accounting for the same) shall be, from Time to Time tional Duties paid into the Receipt of his Majesty's Exchequer distinctly and apart upon Sugars, from all other Branches of the public Revenue, and be reserved in the to be paid into the Exchequer

faid Receipt for the Disposition of Parliament.

And whereas by the herein before recited Act, made in the fourth Year all other Duof the Reign of his present Majesty, it is, amongst other Things, enacted, ties; and re-That before any Melasses or Syrups shall be laden on Board any Ship or served for the Veilel in any of the British Colonies or Plantations in America, as of the Disposition of Parliament. Growth or Product thereof, Proof shall be made where such Melasses or Syrups grew or were produced and manufactured in the Manner direct- Clauses in Act ed by the faid Act: And whereas by the faid recited Act, and by another and 5 Geo. III. Act made in the last Session of Parliament, for more effectually secu-From and afring and encouraging the Trade of his Majesty's American Dominions, and ter 1 Nov. for other Purposes in the said Act mentioned, it is, amongst other Things, 1766 so much enacted, That for every Ship or Vessel that shall set sail from any of the secited faid British Colonies or Plantations in America, Bond and Security shall be to any Proof given, with Condition, that in Case any foreign Melasses or Syrups shall or Certificate be laden on board such Ship or Vessel, the same shall be brought to respecting some of his Majesty's Colonies or Plantations in America or to Great-Bri-British Metain, under the Penalties and Forfeitures in the faid Acts expressed: and lasses, for Syrups,

If the Sugars charge of the distinct from

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whereas

or.Bond with respect to Fo. and Syrups, is repealed.

whereas the Duty upon Foreign Melasses or Syrups imported into the British Colonies in America are now reduced; and all Melasses and Syreign Melasses rups, British as well as Foreign, are made subject to the same Duty ; be it therefore enacted by the Authority aforesaid, That from and after the faid First Day of November, One thousand seven hundred and sixty-six, so much of the said recited Acts as relate to any Proof or Certificate with respect to the Growth, Produce, or Manufacture, of British Melasses or Syrups, or any Bond to be entered into with respect to Foreign Melasses or Syrups, shall be, and the same is hereby declared to be, repealed.

ter 1 Jan. America, for merated .

And whereas by an Act made in the Twelfth Year of the Reign of King Charles the Second, intituled, An Act for encouraging and encreasing Clause in Act of Shipping and Navigation, and several subsequent Acts of Parliament From and af every Ship on Manual and a state of the state every Ship or Veffel which shall load any Commodities, in those Acts par-1767, Bond ticularly enumerated, at any British Plantation, being the Growth, Product or Manufacture thereof, Bonds shall be given, with one Surety, to to be given at the value of One Thousand Pounds if the Ship be of less Burthen than the Ports in One Hundred Tons, and of the Sum of Two Thousand Pounds if the Ship be of greater Burthen, that the same Commodities shall be brought by fuch Ship or Vessel to some other British Plantation, or to some Port in-Goods laden Great-Britain: Now, in order more effectually to prevent such Goods. on board any being privately carried from any British Colony or Plantation in America into Foreign Parts of Europe in Vessels that clear out with non-enumerated Goods, as well as to prevent the clandestine Importation of Foreign European Goods into the faid British Colonies; Be it further enacted by the Authority aforesaid, That from and after the First Day of January, One thousand seven hundred and fixty seven, Bond and Security, in the like. Penalty, shallalso be given to the Collector, or other Principal Officer of the Cultoms, at any Port or Place in any of the British American Colonies or Plantations, with one Surety besides the Master of every Ship or Vessel that shall lade or take on board there any Goods not particularly enumerated in the faid Acts, with Condition, that fuch Goods shall not be landed at any Part of Europe to the Northward of Cape-Finisterre, except in Great-Britain; which Bond shall be discharged in the Manner hereafter mentioned; That is to fay, for fuch of the faid Goods as shall be entered for, or landed in Great-Britain, the Condition of the Bond shall be, to bring a Certificate in Discharge thereof, within Eighteen Months from the Date of fuch Bond, and within Six Months for such of the said Goods as shall

> be entered for or landed in, any of the British Colonies or Plantations in America; which respective Certificates shall be under the Hands and Seals of the Collector and Comptroller, or other Principal Officer of the Customs, resident at the Port or Place where such Goods shall be landed, testifying the Landing thereof; and for such of the said Goods as shall be entered for, or landed at, any other Place where the fame may be legally landed, to bring the like Certificate within Twelve Months under the Common

Condition of the Bond.

If any fuch Goods shall be laden on board before Bond given, feited, with the Veffel.

Seal of the Chief Magistrate, or under the Hands and Seals of two known British Merchants reliding there, or such Bond or Bonds shall be discharged, in either of the said Cases, by Proof upon Oath made by credible Persons, that the said Goods were taken by Enemies, or perished in the Seas: And if any such non-enumerated Goods shall be laden on board any such Ship or Vessel in any British Colony or Plantation in America before such Bond shall be given, the Goods so laden, together with the Ship or Vessel, and her Furniture, shall be forfeited, and shall and may be seized by any they are for Officer of the Customs, and prosecuted in such Manner as any other Forsei-

ture against the Laws of the Revenue may be prosecuted.

Provided

517

Provided always, and it is hereby declared and enacted by the Authority, Limitation of aforesaid, That nothing herein b fore contained shall extend, or be confirmed to extend, to Vessels which shall be bona fide bound to some of the select to Vessels bound to Ports of Spain within the Bay of Bifcay.

And be it further enacted by the Authority aforesaid, That if any Action Perus of Spain or Suit shall be commenced, either in Great-Britain or America, against within the Buy any Person or Persons for any Thing done in pursuance of this or any other of Biscay. Act of Parliament relating to his Majesty's Customs, the Defendant or Defendants in fuch Action or Suit may plead the General Issue; and give the faid Acts, and the special Matter, in Evidence, at any Trial to be had thereupon, and that the same was done in Pursuar ce, and by the Autho- General issue, rity, of such Act: And if it shall appear so to have been done, the Jury shall find for the Defendant or Defendants; and if the Plaintiff shall be nonfuited, or discontinue his Action after the Defendant or Defendants shall have appeared; or if Judgment shall be given, upon any Verdict or De- Treble College murrer, against the Plaintiff; the Defendant or Defendants shall recover Treble Costs, and have the like Remedy for the same as Defendants have in other Cases by Law.

fome of the

An Act of Parliament.

Passed in the Sixth Year of the Reign of His Majesty King GEÖRGE the Third. 1766.

An Act for indemnifying Persons who have incurred certain Penalties inflicted by an Act of the last Session of Parliament, for granting certain Stamp Duties in the British Colonies and Plantations in America; and for making valid all Instruments executed or inrolled there on unstamped Paper, Vellum, or Parchinent.

THEREAS by an Act made in the last Session of Parliaments intituled, An Act for granting and applying certain Stamp Duties, and other Duties, in the Bruish Colonies and Plantations in America, towards further defraying the Expences of defending, protesting, and securing, the same, and for amending such Parts Preamble, see of the several Asts of Parliament relating to the Trade and Revenues of citing Clauses the said Colonies and Plantations, as direct the Manner of determining and in Act 5 Geo. recovering the Penalties and Forfeitures therein mentioned; certain Stamp III. Duties were granted throughout the Colonies and Plantations in America. which then were, or thereafter might be, under the Dominion of His Majesty, His Heirs, and Successors; which said Stamp Duties were to take Place from and after the First Day of November, One thousand seven hundred and fixty five: And whereas by another Act made in this present, Session of Parliament, intituled, An Ast to repeal an Ast made in the last Session of Parliament, intituled, An Att for granting and applying certain and 6 Geo. 11132 Stamp Duties, and other Duties, in the British Colonies and Plantations in America, towards further defraying the Expences of defending, protecting,

Indemnification from Stamp-Duties:

and securing, the same; and for amending such Parts of the several AEIs of Parliament relating to the Trade and Revenues of the Jaid Colonies and Plantations, as direct the Manner of determining and recovering the Penelties and Forfeitures therein mentioned; the faid first mentioned Act was repealed, from and after the First Day of June, One thousand seven hundred and fixty-fix: And whereas it may have happened, fince the passing of the faid first mentioned Act, that Persons residing in, or resorting to, the faid Colonies or Plantations, may not have been able to procure Paper, Vellum, or Parchment, duly stamped, as required by the said Act; and that fuch Persons, for want of the same, and other Persons residing elsewhere by reason thereof, may have committed many Offences, contrary to the Directions, and true Intent and Meaning of the faid Act; or may have neglected to do what by the faid Act is required; whereby fuch Persons have incurred several Penalties and Forseitures by the said Act inflicted: Therefore, for quieting the Minds of His Majesty's Subjects, and for preventing any Inconveniencies that might otherwise happen; be it enacted by the King's most Excellent Majesty, by and with the Advice for all Offences and Consent of the Lords Spiritual and Temporal, and Commons, in this and Neglects present Parliament assembled, and by the Authority of the same, That all and every Person and Persons whatsoever, who have committed any Of-5Geo. III. not fence or Offences (not being Felony) contrary to the Directions, and true being Felony; Intent and Meaning, of the said Act, or have neglected to do any Matter or Thing required by the faid Act, shall be, and he, she, and they, is and are indemnified from all Penalties and Forfeitures which he, she, or they, may have incurred for such Offence or Offences, (not being Felony) Neglect or Neglects, where final Judgment shall not have been given. And whereas it was, by the faid first mentioned Act, enacted, That

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where final Judgment shall not have been given.

no Matter or Thing whatfoever, by the faid Act charged with the Payment of a Duty, should be pleaded or given in Evidence, or admitted, within the faid Colonies and Plantations, to be good, ufeful, or available, in Law or Equity, unless the same should be marked or stamped, in purfuance of the faid Act, with the respective Duty thereby charged, or with an higher Duty: And whereas it may have happened that many Deeds, Instruments, and other Matters and Things, by reason that stamped Paper, Vellum, or Parchment, was not to be procured, may have been figned, fealed, or otherwife executed, entered, or inrolled, in the faid Colonies and Plantations, upon unstamped Paper, Vellum, or Parchment, and, by Reason thereof, cannot be pleaded or given in Evidence, or admitted to be good, useful, or available, in Law or Equity: And whereas by the faid Act being repealed, there remains no Provision for making the faid Deeds, Instruments, Matters, and Things, pleadable, or to be All Deeds and given in Evidence, or admissible as good, useful, or available, in Law or Instruments, Equity, which may be attended with many Inconveniencies; be it there-&c. executed, fore enacted by the Authority aforefaid, That all and every Deed, Iustrument, or other Matter or Thing, figned, fealed, or otherways executed, entered, or inrolled, in the faid Colonies and Plantations, during the Continuance of the faid Act, upon unstamped Paper, Vellum, or Parchment, shall and may, from and after the passing of this Act, be adof the recited mitted and allowed in Evidence in any Court whatloever; and shall be Act, upon un-flamped Paper as valid and effectual as if the proper Stamps had been impressed thereon &c. are decla- at the Time of the Signing, Sealing, or other Execution, or Entry or Inrollred to be valid ment thereof; any Thing in the faid Act to the contrary notwithstanding.

inrolled, in the faid Colonies,

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Printed by RICHARD and SAMUEL DRAPER, and GREEN and RUSSELL, Printers to the Government.

Compensation.



Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay, in New-England: Begun and held at Boston, upon Wednesday the twenty-eighth Day of May 1766; and from thence continued by several Prorogations to Wednesday the twentyninth Day of October following, and then met.

CHAP. II.

An Act for granting Compensation to the Sufferers, and of free and general Pardon, Indemnity and Oblivion to the Offenders in the late Times.

THEREAS the King's most excellent Majesty taking into his gracious and ferious Consideration the Troubles, Discords, Tumults and Riots, which have lately happened in America, Preamble. and that divers of his Subjects have thereby greatly suffered their Property, and others have fallen into, and are obnoxious to reat Pains and Penalties: Out of a hearty and pious Defire that ch Sufferers be compensated, and to put an end to all Suits, Conversies and Prosecutions that by occasion of the late Ditractions ave arisen, or may arise between any of his Majesty's Subjects; and the intent that a Veil be drawn over the late unhappy Excesses, has en graciously pleased to signify his desire to forgive and forget them; t the same Time of his abundant Clemency recommending a Compensation the Sufferers in their Property, with such a Conduct in general as all be, at this great Crisis, the best Means of fixing the mutual Interest, nd Inclination of Great-Britain and her Colonies, on the most firm and lid Foundation:

From a grateful Sense of his Majesty's Grace and Clemency; in order promote internal Peace and safety; to make Compensation to said ufferers, and as a Means, so far as it is in our Power, of demonstrating all the World our Sense of the Happiness we enjoy in being a Part of e British Empire, and being intitled to the Rights, Liberties and rivileges of British Subjects; We his Majesty's most dutiful and loyal ubjects the Representatives of the Commons of this Province, in the reat and General Court assembled, of our free and good Will have folved to give and grant, and pray that it be enacted: SIII

5.20

Compensation.

And be it accordingly enacted by the Governor, Council and House of Representatives, That there be granted and paid out of the public Treasury of this Province to the Honorable Thomas Hutchinson, Esq; Compensation the Sum of Three Thousand, one Hundred and Ninety-four Pounds, to the several seventeen Shillings and hix Pence, in full Compensation for the Losses Sufferers. and Sufferings that he and the several Persons in his Family sustained in the late Times of Confusion.

To the Honorable Andrew Oliver, Esq; the Sum of One Hundred and seventy two Pounds, four Shillings.

To Benjamin Hallowell, jun. Esq; the Sum of three Hundred and

eighty-five Pounds, six Shillings and ten Pence.

To William Story, Esq; the Sum of sixty-seven Pounds eight Shillings and ten Pence, in full Compensation for their Losses and Sufferings in the late Times of Confusion.

Indemnification to the Offenders.

And be it further enacted, That all Riots, Routs and unlawful Assemblies, councelled, commanded, acted, done or made within this Province, between the first Day of August, One Thousand seven Hundred and fixty five, and the first Day of May, One Thousand seven Hundred and fixty six; and all Burglaries, Felonies, Rescues and Breaches of the Peace whatfoever, committed in, by, or during fuch Riots, Routs, and unlawful Assemblies be, and hereby are pardoned, released, indemnissed, discharged and put in utter Oblivion; and that all and every the Person or Persons acting, advising, assisting, abetting and counfelling the same, be and are hereby pardoned, released, acquitted, indemnified and discharged from the same; and of and from all Pains of Death, and other Pains, Judgments, Indistments, Convictions, Penalties and Forfeitures therefor, had or given, or that might accrue for the same; and that such Indicaments, Convictions and Forseitures, are hereby declared null and void.

And be it further enacted, That any Person indicted or presented, This Act may or in any Manner profecuted, or that shall or may be hereafter indicted, vidence in case presented, or in any Manner prosecuted, for any of the Offences by of Profecution this Act pardoned, may plead the general Issue, and give this Act in

Evidence, which shall be sufficient to acquit him.

Provided, That nothing in this Act contained, shall extend to the pardoning, or give any Benefit whatever to any Person who is, or may be unlawfully possessed of any Goods or Chattles taken or stolen from any Person, unless the Possessor shall within thirty Days after the Publication of this Act, have furrendered and delivered them up to the Prevince Treasurer for the use of the Province.

Provided also, That nothing in this Act shall extend to the barring any civil Action of Trespass for Damages sustained by any Person, not by this Act compensated, nor to the pardoning any of the Crimes or Offences abovenamed, wherein any Burglaries, Arfons or Thefts were committed against the Properties of any Persons not compensated by this

Act.

be given in E.

Provifo.

ditto.

Part of Mendon made a separate District.

52 E

CHAP.

An Act to erect the South Part of the First Precinct in the Town of Mendon, in the County of Worcester, into a separate Precinct.

HEREAS the eretting the South Part of the First Precinet in Preamble. the Town of Mendon, in the County of Worcester, into a separate Precinct, would serve to remove many Difficulties and Inconveniences which the Inhabitants labour under:

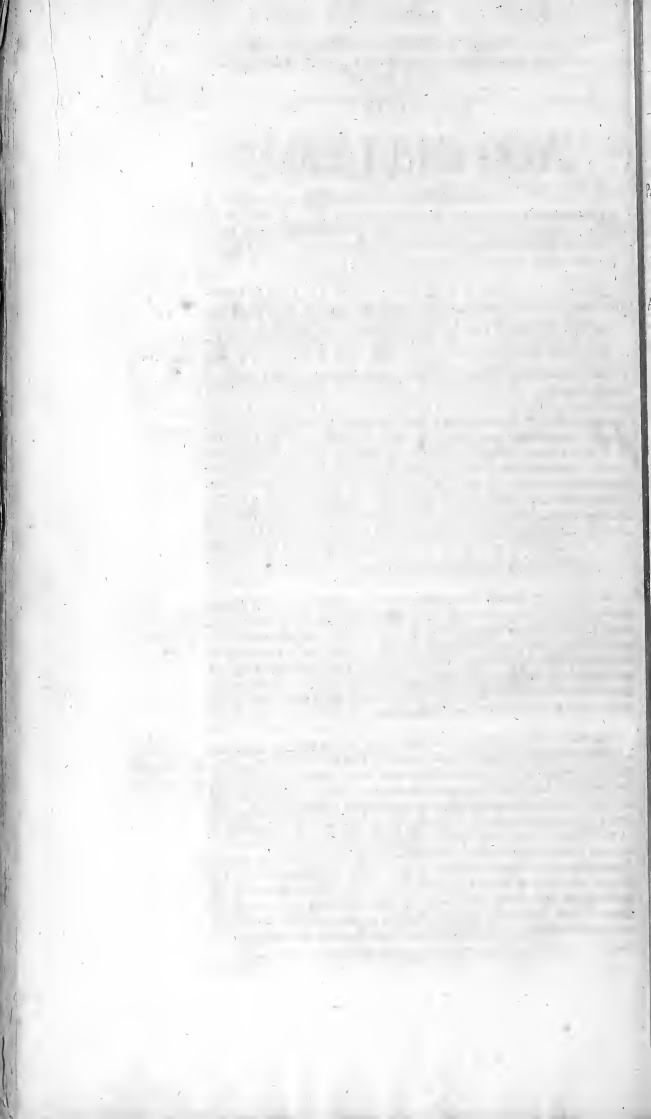
Be it therefore enacted by the Governor, Council and House of Reprefentatives, That the faid Inhabitants with their Lands, containing one half the Lands in said first Precinct, bounded as follows, viz. beginning at the South-West Corner of Mendon, running North on Uxbridge Line three Miles, one hundred and twenty-eight Rods to a Heap of Stones on Captain Daniel Taft's Farm, then turning and running East eight Degrees South to a Heap of Stones by the Road leading from Thomas Taft's to John Boyce's, continuing the same Point to a Heap of Stones by the Road leading from Dam Swamp to Ensign Benjamin Darling's, continuing the same Point to a Heap of Stones on the East Side of the Road called Rehoboth Road, South of Darius Daniel's Orchard, continuing the same Point to a Pitch Pine Tree at or near Bellingham Line; together with the Farm belonging to the Heirs of Capt. Daniel Tafts, deceased, and Joseph Day's Farm, both lying on the North Side of faid Line, be, and hereby are erected into a Precinct by the Name of the South Precinct, and that the Inhabitants of the faid South Precinct, be, and hereby are invested with all the Powers and Privileges, and subjected to all the Duties, that Precincts in this Province by Law are invested with and subjected to.

Bounds of Menden, South Pre-

Be it further enasted, That Nathan Tyler, Esquire, be, and hereby is impowered to iffue his Warrant, directed to some principal Inhabitant, within faid Precinct, requiring him to warn the Inhabitants of faid Precinct, qualified to vote in Precinct Affairs, to affemble at some suitable Time and Place in said Precinct, to chuse such Officers as are necessary to manage the Affairs of faid Precinct.

S T O N:

Printed by RICHARD and SAMUEL DRAPER, and GREEN and Russell, Printers to the Government. 1766.



Acts and Laws,

Paffed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay, in New-England: January 1766.

CHAP. IV.

An Act for discontinuing two of the Courts and for altering the Time of holding one of the Courts of General Sessions of the Peace and Inferior Courts of Common Pleas within and for the County of Berksbire.

THEREAS in and by the Law made for the erecting and Preamble. establishing the County of Berkshice, it was among other Things enacted, "That there should be four Courts of General Sessions of the Peace and Inferior Courts of Common Pleas held Yearly and in every Year at the Times and Places herein after expressed, viz. At the North Parish in Sheffield (now called Great-Barringson) on the last Tuesday of April, and first Tuesday of September, and at Pontoosuck (now called Pittsfield) on the first Tuesday of December and first Tuesday of March: " And whereas by Experience it is found that much Travel, Time and Expence is unnecessarily incurred thereby:

Be it therefore enacted by the Governor, Council, and House of Repre- Two Courts sentatives, That from and after the Tenth Day of March next ensuing, only in a Year there shall be held and kept within the faid County of Berkshire Yearly to be held in and in every Year, until the further Order of this Court, two Courts of the County of General Sessions of the Peace and Inferior Courts of Common Pleas, and no more, viz. At Great-Barrington on the first Tuesday of September, and at Pittsfield on the last Tuesday of February, any Thing in the aforerecited Act to the contrary notwithstanding.

And be it further enasted, That the Clerk of the Inferior Court of CommonPleas in and for the faid County of Berkshire, is hereby autho- directed how rized and required to make all Executions which shall issue after the to make out faid Tenth of March on Judgment obtained in the faid Court returnable Executions. into the Clerk's-Office at the End of three Months from the respective Dates thereof, in Case at the Time of issuing them it shall be more than three Months to the Time herein before fet and established for holding the faid Court which shall be next following the Day of the Date of such Execution, and in Case it shall not be more than three Months from the Day of the Date of such Execution to the Time herein before set for holding the said Court which shall be next following the Day of the Date of fuch Execution, the same shall be made returnable on the Day on which according to this Act the faid Court shall be next holden.

The Clerk

Land-Bank.

CHAP. V.

An Act in further Addition to the several Laws now in being for the more speedy finishing the Land Bank or Manufactory Scheme.

Preamble.

HERE AS by Reason that Samuel Danforth, and Nathaniel Hatch, Esquires, topo of the Committee Hatch, Esquires, two of the Commissioners by Law appointed for adjusting the Affairs necessary for the equitable finishing the Land-Bank or Manufactory-Scheme, desire to be excused from officiating any further in that Trust; and Thomas Goldthwait, Esq; the other of them is removed to such a Distance, that he cannot attend that Service; so that no further Proceedings can be had, for adjusting and finishing those Affairs without the Aid of this Court:

Edward their Power - described.

. Be it therefore enacted by the Governor, Council, and House of Repre-Sheaffe. Sa. Sentatives, That Edward Sheaffe, Samuel Dexter, and James Humphry, muel Dexter, Esquires, be the Commissioners, in the Room of the said Samuel Dan-James forth, Nathaniel Hatch, and Thomas Goldthwait, Esquires, to receive Esqrs. appoin. Commission from the Governor, and the said Commissioners shall by ted Commission Virtue of this Act, after the said Edward Sheaffe, Samuel Dexter, and and James Humphry, have been duly sworn as the Law directs, have as full Power in all Respects, as the Commissioners heretofore by Law appointed for adjusting and settling the Affairs of that Scheme, were vested withal; and the several Laws of this Province relative to said Scheme, and each and every Clause and Paragraph therein, with the Powers and Directions in the same Laws given to Sheriffs, and other ministerial Officers, touching the Service of Executions or Warrants of Diffres iffued or to be iffued by Commissioners, the subjecting the Estates of Delinquents to the Payment of Assessments; the Sale of Estates that have or may be taken by Execution; the Quieting of the Purchasers of such Estates; and every other Matter and Thing whatsoever, shall be of Force and take Place under the Commission to be issued in Pursuance of this Act (for the better enabling the Commissioners herein appointed, and other Officers to proceed to the finishing of those "Affairs) as fully to all Intents and Purposes as the said Laws would or might have taken Place, had the Commissioners heretofore appointed still continued in that Trust.

Provifo.

Provided nevertheless, That the Commissioners appointed by this Act, do not proceed in the Execution of their Trust farther than to call in what may remain due and outstanding of three first Assessments, made by the former Commissioners, Anno Domini One thousand seven hundred and forty-four, and One thousand seven hundred and fortyfive, until the further Order of this Court.

Accounts, and

And be it further enatted, That the Commissioners herein appointed, Commission are hereby enjoined from Time to Time, to render an Account of their Doings to the General Court, when and fo often as faid Court shall be paid for order; the faid Commissioners to be paid for their Time and Trouble their Service. in executing this Truft, as the General Court shall hereafter order of

A new Street in Boston.

525

CHAP. VI.

An Act for laying out and establishing a new Street in the Town of Boston, leading from Milk-Street to Battery-March-Street.

THEREAS Benjamin Hallowell, Esq; by his Petition to Preamble. this Court, bas represented that the late. Widening of Battery-March Street in the Town of Boston, has greatly incommoded his Ship-Yard, and has proposed that Bread Street (croffing Milk Street) should be continued up to bis House, and there open into Battery-March Street, and that the old Street leading along his Ship-Yard from the Bottom of Milk Street towards, his House and hitherto making a Part of Battery-March Steeet should be closed up, and the Property thereof (according as the same has been lately widened) vested in him : In Consideration whereof he would satisfy the Heirs of Stephen Greenleaf and Isaac Dafforn deceased, and also the Heirs of William Hallowell and Samuel Hallowell, for all the Land belonging to them respectively, that might be taken into said proposed new Street: And whereas it appears by the Memorial of the Selectmen of Boston, in answer to said Petition, that said proposed new Street will be convenient to the Public, and that the faid. Town acquiesce in the aforesaid Proposal of the said Hallowell, provided that at his Charge said new Street be made passable for Carriages; that the Stones of the Pavement of said old Street be removed to the new Street at his Cost; and that he open said new Street at his ownCharge into Battery-March Street, and also that Milk Street preserve it's full Length and Breadth as lately projected by a Committee of the General Court; all which Conditions the saidHallowell has agreed to: And whereas the saidBenjamin Hallowell has agreed with the Heirs of the aforesaid Stephen Greenleaf, IsaacDafforn, William Hallowell, and Samuel Hallowell, for the Purchase

Be it therefore enacted by the Governor, Council, and House of Reprefentatives, That said new Street as now laid out, the Westerly Side of BatteryMarch which begins on the Southerly Side of Milk Street twenty-five Feet to Street laid out the Eastward of the Northeasterly Corner of the House now improved anew and desby, and belonging to John Fullerton, and from thence runs on a strait cribed. Line to the Westerly Side of the Front Door of said Benjamin Hallowell's Dwelling-House; and the Easterly Side of which runs parrellel with and ar Forty Feet distance from the said Westerly Side, which is nearly on a Line with the Westerly Side of Bread Street, shall be forever a Public Street, and used and deemed as such; and shall be of the Width of Forty Feet throughout its whole Length from Milk Street to Battery-March Street aforesaid: And all Encroachments thereon shall be removed as is directed by an Act made and passed in the Thirty-third Year of the Reign of his late Majesty George the Second, intitled, " An Act for the better Re-building that Part of the Town of Boston, which was laid waste by the late Fire, and for preventing Fire in that Town for the future. " And all Actions that shall be brought for recovering Poffession of any Land lying within said Street, or for Damages sustained or occasioned thereby shall be barred. Provided

of the Land taken into said new Street, and said new Street has

been laid out by a Committee of this Court:

526 Edward Stearns's Land annexed to Bedford.

Proviso.

Provided nevertheless, That said Hallowell is hereby subjected to make good all Damages that may arise from his failing to perform the whole or any Part of his Agreement aforesaid.

Duty enjoined

And be it further enasted, That the said Benjamin Hallowell shall be on Benjamin and hereby is subjected at his own Costs to remove from the aforesaid HallowellEsq old Street adjoining to his Ship-Yard, all the PavingStones into said new Street, but not to lay or pave the same; and also to make the new Street herein before described passable for Carriages, and to satisfy or compensate the Heirs above-mentioned as aforesaid. In Consideration whereof, and of his giving for Public Use the Land contained in said new Street, It is hereby enatted, That said Benjamin Hallowell shall have all the Land now contained in the faid old Street according as the same has been lately widened by a Committee of the General Court, in Pursuance of an Act made in the Thirty-third Year of his late Majesty's Reign, intitled, "An Act for the Prevention of Danger and Inconveniencies in Re-building that Part of the Town of Boston that was lately consumed by Fire; "That is to say, The Southerly Line of Milk Street as settled by said Committee being continued across said old Street, the said Hallowell shall have all the Land in said old Street to the Southward of said Line as far as the North Side of Battery-March Street where faid new Street will open into it, except so much of faid old Street as the new Street may take in; it being hereby intended that Milk Street should preserve it's full Length and Breadth as settled by the Committee aforesaid. The said Hallowell to hold the said Land to him, his Heirs and Assigns for ever. Provided nevertheless, that said Land shall be and hereby is subjected to secure the Heirs aforesaid, in rity for Per- Case of said Hallowell's failing to compensate them as aforesaid.

formance.

CHAP.

Edward Stearns's Land annexed to Bedford.

CHAP. VII.

An Act for fetting off Edward Stearns of Billerica; with his Lands there from the faid Town, and annexing the same to the Town of Bedford.

HEREAS it bath been represented to this Court, that the Lands of Edward Stearns of Billerica in the County of Middlesex, together with his Place of his Habitation, lie much preamble. nearer the Place of Public Worship in the Town of Bedford in said County, than to the Place of Public Worship in the said Town of Billerica, and in all Respects will be more accommodated to be set off from the said Town of Billerica, and annexed to the said Town of Bedford and in Consideration thereof the said Town of Billerica bave consented thereto : And whereas the faid Edward Stearns, together with the Agents of the faid Town of Bedford have humbly petitioned this Court therefor:

Be it therefore enacted by the Governor, Council, and House of Reprefentatives, in General Court assembled, That the said Edward Stearns, Edward with his Lands, be, and hereby are set off from the Town of Billerica, Stearns's Eland annexed to the Town of Bedford, there to do Duties and receive take annexed Privileges as other of their Inhabitants; and that the Line between to Bedford. the aforesaid Towns for the future be, and are established as follows. that is to fay, Beginning at a Maple Stump in the old Line between laid Towns at a Place known by the Name of Page's Corner, thence in a freight Line to the Southeasterly Corner of Isaar Steam's a lands to a Line between Ditch a Stake and Stones, thence running on faid Ditch to he North Billerica and college of the Corner of east Corner of the said Edward Stearns's Land, thence on the old Bedford des-Ditch in the Line between the said Isaac and Edward Stearns to a Stake and Stones at the End of faid Ditch at a small Turn in the old Wall. thence running to a large Rock with small Stones about it, being on the South Side of the Brook about two Pole South-West from the Saw Mill, from thence on faid Brook to Contord River.

CHAP 1

Uuuni

Albby a Town.

C H A P. VIII.

An Act for erecting the Westerly Part of the Town of Townsend, in the County of Middlesex, the Northerly Part of the Town of Fitchburgh, and the Northeasterly Part of the Town of Ashburnbam, in the County of Worcester, into a Town by the Name of Ashby, to be annexed to the County of Middlesex.

Preamble.

THEREAS it has been represented to this Court that the Inbabitants of the Westerly Part of the Town of Townsend, in the County of Middlesex, the Northerly Part of the Town of Fitchburgh, and the Northeasterly Part of the Town of Ashburnham, in the County of Worcester, labour under great Difficulties by Reason of their not being cretted into a Town, and are desirous of being so erested:

Be it therefore enacted by the Governor, Council, and House of Repre-Town of fentatives, That the Westerly Part of Townsend, in the County of Albby bound- Middlefex, the Northerly Part of Fitchburgh, and the Northeasterly bed Redescribed Part of Asburnham, in the County of Worcester, described as follows, viz. Beginning at the Southwesterly Corner of Townsend, and running Northerly to the Southwesterly Corner of James Colman's second Divifion Lot Westerly Line of said Lot, to the Northwest Corner of said Colman's Lot, then extending the same Point to the Province Line, then turning and running Easterly on the Province Line to Townsend Northwest Corner, then running Easterly on the Province Line three Miles, then turning and running Southerly four Miles one hundred and ten Rods to Lunenbourgh Northwest Corner, then running Southerly half a Mile on the Line between Lunenburgh and Fitchburgh, then running Westerly to Afbburnham East Line, then running Northerly to Townsend South west Corner where it first began; be and hereby are erected into a Town by the Name of Ashby; and that the Inhabitants thereof be and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of the Towns within this Province by Law do or may enjoy, that of fending a Representative to the General Assembly only except-Townsend in ed: And that the Inhabitants of the said Town of Ashby shall have Liberty the Choice of from Time to Time to join with the Town of Townsend in the Choice of a Representative or Representatives, which Representative or Representatives may be chosen indifferently from the said Town of Townsend, or Town of Alby, the Pay or Allowance of fuch Representative or Representatives, to be borne by the said Town of Townsend and Town of Ashby according to their respective Proportion of the Province Tax; and that the Town of Townsend as often as they shall call a Meeting for the Choiceof a Representative or Representatives shall from Time to Time give feafonable Notice to the Clerk of the faid Town of Ashby for the Time being, of the Time and Place for holding faid Meeting, to the End the faid Town of Ashby may join therein, and the Clerk of the said Town of Ashby shall set up in some public Place in said Town of Ashby a

Provided

to join with Representatives.

and to be notified for that Purpofe.

Notification thereof accordingly.

Lenox a District.

529

Provided nevertheless, and be it further enasted, That the said Town To pay their of Ashby shall pay their Proportion of all such Province, County and Proportion of Town Taxes already granted to be raised on the several Towns to which granted. they feverally belong.

And be it further enacted, That James Prescot, Esq; be and hereby is directed and impowered to issue his Warrant directed to some principal Inhabitant within faid Town, requiring him to warn the Inhabitants how to be calof faid Town, qualified by Law to vote in Town-Affairs, to meet at such Time and Place as shall be therein set forth, to chuse all suchOfficers as are or shall be required by Law to manage the Affairs of said Town.

Be it further enasted, That the Town-Clerks of the faid Towns of ation to be de-Townsend, Fitchburgh, and Ashburnham, before the first Town Meet-livered in for ing of the said Town of Ashby, shall deliver to James Prescot, Esq; of the Regulation Groton, Copies of the last Lists of Valuation of the Real and Personal of Voters. Estates of the Inhabitants of said Town of Ashby, in order to determine the Qualification of Voters at faid Meeting: And that the Inhabitants who shall appear by said Lists to be Voters according to Law shall be allowed to vote.

And be it further enacted, That said Town be annexed to and hereby the County of is Part of the County of Middlesex. Middlejex.

CHAP.

An Act for incorporating the Easterly Part of the Town of Richmont, in the County of Berkshire, into a District by the Name of Lenox.

HERE AS it has been represented to this Court, that the Incorporating the Easterly Part of the Town of Richmont in Preamble. the County of Berkshire, will greatly contribute to the Growth thereof, and remedy many Inconveniencies to which the Inhabitants and Proprietors may otherwise be subjected:

Diffrict of Be it therefore enacted by the Governor, Council, and House of Repre- Lenox boundfentatives, That the Inhabitants of the Easterly Part of the Town of ed &described Richmont, in the County of Berkshire, bounded as follows, viz. Begining at the South-west Corner of that Part of said Town of Richmont, formerly called Yokun Town, thence North by the Needle to the Southwest Corner of Lot Number Twenty, in the second Division in said Yokun Town, thence East eight Degrees South to the South-east Cor-

Lenox a District.

ner of faid Lot, thence North nine Degrees East to the North-east Corner of Lot Number Twenty-one in faid lecond Division in said Yokun. Town, thence North by the Needle to the North-west Corner of Lot. Number Forty-three in faid fecond Division, thence East nine Degrees South to the South-east Corner of the same Lot, thence Northerly to the North-east Corner of Lot Number Forty-seven in said Division. which is in the Dividing I ine between the Town of Pittsfield and faid Town of Richmont, be, and they hereby are Incorporated into a separate District by the Name of Lenox; and that the Inhabitants thereof be velted with all the Powers, Privileges, and Immunities which the Inhabitants of any Town within this Province do, or by Law ought to enjoy, excepting only the Privilege of fending a Representative to the to join with General Assembly; and that the Inhabitants of said District shall have-Liberty from Time to Time to join with the Town of Richmont in the the Choice of Choice of a Representative or Representatives, which Representatives may be chosen indifferently from said Town or District, the Pay or Altives lowance of such Representatives to be borne by the said Town and District according to their respective Proportions of the Province Tax 1 and that the Town of Richmont, as often as they shall call a Meeting for the Choice of Representatives, shall from Time to Time give seasonable Notice to the Clerk of faid District of Lenox for the Time being, of the Time and Place for holding faid Meeting, to the End that the faid District may join therein; and the Clerk of the said District shall set up in some public Place in said District a Notification thereof accordingly: The Meeting for the Choice of Representatives to be held alternately in the Town of Richmont and the said District, and to be regulated by the Selectmen of the Town or District where the Meeting shall be held.

tives.

Richmont in

to be notified for that Purpole.

Certain Lots in Lenox pay Taxes for building a

And be it further enacted, That the Lots lying East of the Original not included Dividing-Line between the Proprietors of Yokun and Mount Ephraim, so called, notwithstanding they are not included in said District of Lenox, shall pay Taxes towards building a Meeting-House in said District, till Meetinghouse it is so far finished as the Meeting-House in said Richmont now is, and fettling a Minister in said District; and they shall be exempted from paying Taxes towards fettling a Minister in the faid Town of Richmont; and the faid Town of Richmont shall not have any Benefit of any of the public Lands lying East of faid Original Proprietary Line.

Proprietors Rates to remain good.

And be it further enacted, That all Affessments of Rates and Taxes agreed upon by faid original Proprietors shall be in full Force, and may be levied, collected and applied in like Manner as if this Act had not been made

WilliamWilliams, Efq: to

And be it further enacted, That William Williams, Efgs be and direct in cal hereby is impowered to iffue a Warrant to fome principal Inhabitant of ling the first said District of Lenox, requiring him to call a Meeting of said Inhabi-Meeting of the tants in order to chuse such Officers as by Law Towns are impowered Inhabitants to chuse in the Month of March annually.

BOOKSTTOONS

Printed by Richard Driaper, and Green and Russell, Printers to the Government. 1767.

Lebanon a Town.





and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay in New-England: Begun and held at Boston, in the County of Suffolk, upon Wednesday the Twenty-seventh Day of May, 1767.

CHAP. I.

An Act for erecting the new Plantation called Lebanon lying at the Head of the Town of Berwick, adjoining on the Eastern Side of Salmon Falls River in the County of York, into a Town by the Name of Lebanon.

HEREAS the erecling the Plantation called Lebanon, into a Preamble. Town will greatly contribute to the Growth thereof, and remedy many inconveniencies to which the Inhabitants and Proprietors

may be otherwise subject. Be it enacted by the Governor, Council, and House of Representatives, Lebanon erea-That the Plantation aforesaid, Bounded as followeth, Viz. Begining at ed into a Town by cer-Salmon Fall River in the North Bounds of the Township of Berwick, tain Bounds. and to run NorthEast and by East with that Line six Miles two Hundred Rods; then North West and by North six Miles and eighty Rods with the Province Land; then South West and by West with the unappropriated Lands of the Government, and a Grant made to Jonathan Bagley, Esq; to the River aforesaid, and then with the said River to the Bounds first mentioned, be, and hereby is erected into a Town by the Name of Lebanon, and that the Inhabitants thereof be, and hereby are invested with all the Powers, Priviledges and Immunities which the Inhabitants

And be it further enacted, That Benjamin Chadburne, Esq; be, and Benja Chadhereby is impowered to issue Warrant directed to some principal Inha-burne, Esq; to bitant in said Town, requiring him to warn the Inhabitants of the said Town issue his Warwho have an Estate of Freehold according to Charter, to meet at such rant for call.

Time and Place as shall be therein set forth to chuse all such Officers as ing a Meet-Time and Place as shall be therein set forth to chuse all such Officers as ing. are, or shall be required by Law to manage the Affairs of the said Town.

of the Towns within this Province do enjoy.

Hubbardston a District.

CHAP.

An Act for incorporating the North East Quarter of the Township of Rutland in the County of Worcester, into a District by the Name of Hubbardston.

Preamble.

WHEREAS the Inhabitants of the Northeast Quarter of the Township of Rutland in the County of Worcester, labour under many and great Difficulties, by Reason of their not being erected into a distinct and separate District: Wherefore,

Be it enacted by the Governor, Council, and House of Representatives, That the said Northeast Quarter of Rutland as hereafter descri-

Hubbardston erected into a District bycertain Bounds.

bed, Viz. Bounded Southerly on the Town of Rutland, Easterly on Princetown, Northerly on Templetown, and Westerly on Rutland Diftrict, be and is hereby incorporated into a District by the Name of Hubbardston, and that the said District be and hereby is invested with all the Powers, Priviledges and Immunities that Towns in this Province by Law

do or may enjoy, that of fending a Representative to the General Court only excepted, and that the Inhabitants of faid District shall have liberty from time to time to join with the Town of Rutland in chuling a Reto join with presentative, and shall be notified by the Selectmen of said Town of Rut-Rutland in choofing a land of the Time and Place of Election, by giving seasonable Notice to Representathe Clerk of the faid District for the time being, of the Time and Place of tive. the faid Meeting, to the end that the faid District may join them therein; and the Clerk of faid District shall set up in some public Place in said District a Notification thereof accordingly; which Representative may be chosen indifferently from said Town or District: the Pay and Allowance of such Representative to be borne by said Town and District, in

proportion as they shall from time to time pay to the Province Tax. Provided nevertheless, and be it further enacted, That the said District shall pay their proportion of all Town, County and Province Taxes already set on, or granted to be raised by the Town of Rutland, in like

Manner as if this Act had not been made.

And be it further enacted, That there be laid a Tax of One Penny per Acre upon all the Lands lying in faid District for one Year only, to

enable the Inhabitants of faid District to make and repair Roads. And be it further enacted, That John Murray, Esq; of said Rutland. John Murray, be, and hereby is directed and empowered to issue his Warrant directed to fome principal Inhabitant within faid District, requiring him to warn the Inhabitants of faid District qualified to vote in Town Affairs, to assemble at some suitable Time and Place in said District, to chuse all such Offi-

A Tax laid for repairing

Roads.

Provifo.

Ésq; to issue his Warrant for calling a Meeting.

Town Clerk of Rutland to deliyer him Copies of last Lists of Valuations.

cers as are necessary to manage the Affairs of said District.

And be it further enacted, That the Town Clerk of the Town of Rutland before the first Meeting of the faid District of Hubbardston shall deliver to said John Murray, Esq; Copies of the last Lists of Valuations of the Real and Personal Estates of the Inhabitants of said District of Hubbardston, in order to determine the qualifications of Voters at faid Meeting, and that the Inhabitants who shall appear by faid Lists to be Voters according to Law, shall be allowed to Vote.

CHAP. III.

An Act for incorporating the South Westerly Part of Deerfield in the County of Hampshire, into a District by the Name of Conway.

WHEREAS it appears to this Court, that the Incorporating the South Westerly Part of the Town of Deersteld, in the County of Preamble. Hampshire, into a seperate District would relieve the Inhabitants already settled there, from many Difficulties they now labour under, and

tend greatly to encourage others to settle thereon :

Be it therefore enacted by the Governor, Council, and House of Recommand ed into a presentatives, That the South Westerly Part of the said Town of Deer District by field, bounding as follows, Viz. East on the seven Mile Line, so called, certain Bounds until it comes to Deerfield River; South upon the North Line of the Town of Hatfield; West on the East Line of Ashfield; North, partly on the North West Division so called, until it meet with Deerfield River. and thence by faid River until it come to the seven Mile Line aforesaid, be, and hereby is erected into a District by the Name of Conway; and that the Inhabitants thereof be vessed with all the Powers, Priviledges and Immunities which the Inhabitants of the Towns within this Province do enjoy, excepting only the Priviledge of fending a Representative to the General Assembly; and that the Inhabitants of faid District shall have Liberty from Time to Time, to join with the Town of Deerfield to join with in the Choice of a Representative or Representatives, which Representa Deerfield in tives may be chosen indifferently from said Town or District, or the Di-strict of Greenfield, already joined with said Town of Deerfield, the Pay and Allowance of such Representatives to be borne by said Town and Districts, according to their respective Proportions of the Province Tax; and that the Town of Deerfield, as often as they shall call a Meeting for the Choice of Representatives, shall from Time to Time, give sea sonable Notice to the Clerk of the said District of Conway, for the Time being, of the Time and Place for holding said Meeting, to the End that the said District may join therein; and the Clerk of said District shall fet up in some public Place in said District a Notification Meeting for thereof accordingly. The Meeting for the Choice of Representatives to the Choice to be held in the Town of Deerfield, and to be regulated by the Selectmen Deerfield. of said Deerfield.

And be it further enacted, That the faid District of Conway, shall To pay their pay their Proportion of all Town, County and Province Taxes alread fet Proportion of certain Taxes. on, or granted to be raised, as if this Act had not been made, and in future Taxes (until the further Order of this Court) shall pay a like Proportion as they paid in the last Province and County Taxes laid on the Town of

Deerfield, and that it be deducted from Deerfield Tax.

And be it further enacted, That Elijah Williams, Efq; be, and Elijah Williams hereby is impowered to issue his Warrant directed to some principal In- Esq; to issue his Warrant habitant in faid District of Conway, requiring him to warn the Inhabi- for calling a tants of the faid Diffrict, in order to chuse such Officers as by Law Towns Meeting. are impowered to chuse in the Month of March annually.

Be it enacted, That the Inhabitants of the faid District of Conway, Who shall be who in the last Tax in the Town of Deerfield, were rated one Half allowed to Part so much for their Estates and Faculties as for one single Pole, shall Vote at said be allowed to Vote in their first Meeting, and such other Meetings as may Meeting. be called in said District, until a Valuation of Estates shall be made by Assessors there.

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CHAP. IV.

An Act for Confirming the Votes and Orders of the Proprietors of the Town of Royalfton, fince the fourth Day of June, in the Year one Thousand seven hundred and fixty-four.

Preamble.

HEREAS at a Meeting of the Proprietors of the Town of Royalston, held at Cambridge in the County of Middlesex, on the fourth Day of June in the Year one Thousand seven Hundred and sixty-four, the standing Clerk of the said Propriety being necessarily absent, Caleb Dana, E/q; was then chosen Clerk (Pro hac vice) but not Sworn, and the Meeting aforesaid was Adjourned from time to time, and many Votes of great Consequence to said Propriety were passed at the several Meetings by Adjournment since the said fourth Day of June, and a Division made of the greatest Part of the Proprietors Land in said Town, and Deeds passed in Consequence of said Meeting, and the several Adjournments thereon; and the Proprietors have made Application to this Court to aid them so far as to confirm the said Meeting of the fourth Day of June aforesaid, and all the subsequent Proceedings thereon at their several Adjournments, the Omission of the said Dana's being Sworn notwithstanding.

Therefore,

Votes and Orders fince the 4th of June 1764, declared valid. Be it enacted by the Governor, Council, and House of Representatives, That the Meeting of the said Proprietors of Royalston of the fourth Day of June, one Thousand seven Hundred and sixty-four, and all the Votes and Orders passed at said Meeting and the several Meetings they have had by Adjournments since, and all their Proceedings as to a Division of their Lands, and every other Act or Acts, Thing or Things by them done, on the said fourth Day of June, one Thousand seven Hundred and sixty-four, and at their several Adjournments since, be and hereby are Consirmed to all intents and purposes, as fully as if the said Caleb Dana, had been duly and seasonably Chosen and Sworn to the faithful discharge of his said Trust.

Provisio.

Provided, The faid Caleb make folemn Oath that he has truly and faithfully entred the Votes and Proceedings of faid Proprietors, at each and every of the Meeting aforesaid wherein he acted as Clerk, and a Certificate of such Oath be entred in the Records of the said Proprietors.

The foregoing Acts were Published June 25, 1767.

BOSTON, New-England.

Printed by RICHARD DRAPER, JOHN GREEN, and JOSEPH RUSSELL, Printers to the Government. 1767.



An Act of Parliament,

Passed in the Seventh Year of the Reign of Our Sovereign Lord GEORGE the Third.

CAP. XLVI.

An Act for granting certain Duties in the British Colonies and Plantations in America; for allowing a Drawback of the Duties of Customs upon the Exportation, from this Kingdom, of Coffee and Cocoa Nuts of the Produce of the faid Colonies or Plantations; for discontinuing the Drawbacks payable on China Earthen Ware exported to America; and for more effectually preventing the clandestine Kunning of Goods in the said Colonies and Plantations.

7 HEREAS it is expedient that a Revenue should be raised, in Your Majesty's Dominions in America, for making a more cer- Preamble, tain and adequate Provision for defraying the Charge of the Administration of Justice, and the Support of Civil Government, in such Provinces where it shall be found necessary; and towards further defraying the Expences of defending, protecting, and fecuring, the faid Dominions; We, Your Majesty's most dutiful and loyal Subjects, the Commons of Great Britain, in Parliament assembled, have therefore resolved to give and grant unto Your Majesty the several Rates and Duties herein after mentioned; and do most humbly besech Your Ma-Y у у у ·

From and after 20 Nov. 1767, the Duties following are to take Place, upon. the respective Goods herein after mentioned imported from Great Britain into the British Colonies and Plantations in America; viz. Upon Glass,

jesty that it may be enacted, and be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That from and after the Twentieth Day of November, One thousand seven hundred and sixty seven, there shall be raised, levied, collected, and paid, unto His Majesty, His Heirs, and Successors, for and upon the respective Goods herein after mentioned, which shall be imported from Great Britain into any Colony or Plantation in America which now is, or hereafter may be, under the Dominion of His Majesty, His Heirs, or Successors, the several Rates and Duties following; that is to say,

For every Hundred Weight Avoirdupois of Crown, Plate, Flint, and

White Glass, Four Shillings and eight Pence.

For every Hundred Weight Avoirdupois of Green Glass, One

Shilling and Two Pence.

For every Hundred Weight Avoirdupois of Red Lead, TwoShillings. For every Hundred Weight Avoirdupois of White Lead, Two Shillings.

For every Hundred Weight Avoirdupois of Painters Colours, Two

Shillings.

For every Pound Weight Avoirdupois of Tea, Three Pence.

For every Ream of Paper, usually called or known by the Name of Atlas Fine, Twelve Shillings.

For every Ream of Paper called Atlas Ordinary, Six Shillings. For every Ream of Paper called Bastard, or Double Copy, One Shilling and Six Pence.

For every fingle Ream of Blue Paper for Sugar Bakers, Ten Pence

Halfpenny.

For every Ream of Paper called Blue Royal, One Shilling and Six. Pence:

For every Bundle of Brown Paper containing Forty Quires, not made in Great Britain, Six Pence.

For every Ream of Paper called Brown Cap, not made in Great

Britain, Nine Pence.

For every Ream of Paper called Brown Large Cap, made in Great Britain, Four Pence Halfpenny.

For everyReam of Paper called Small Ordinary Brown, made in Great Britain, Three Pence.

For every Bundle, containing Forty Quires, of Paper called Whited Brown, made in Great Britain, Four Pence Halfpenny.

For every Ream of Cartridge Paper, One Shilling and One Penny Halfpenny.

For every Ream of Paper called Chancery Double, One Shilling and Six Pence.

For every Ream of Paper called Genoa Crown Fine, One Shilling and One Penny Halfpenny.

For every Ream of Paper called Genoa Crown Second, Nine Pence. For every Ream of Paper called German Grown, Nine Pence.

For every Ream of Paper called Fine Printing Crown, Nine Pence. For every Ream of Paper called Second Ordinary Printing Crown, Six Pence Three Farthings.

For every Ream of Paper called Grown Fine, made in Great Britain, For Nine Pence.

lours, Teas,

and Paper:

Read Lead,

White Lead,

Painters Co-

For every Ream of Paper called Grown Second, made in Great Britain, Six Pence Three Farthings.

For every Ream of Paper called Demy Fine, not made in Great Bri-

tain, Three Shillings.

For every Ream of Paper called Demy Second, not made in Great Britain, One Shilling and Four Pence Halfpenny.

For every Ream of Paper called Demy Fine, made in Great Bri-

tain, One Shilling and One Penny Halfpenny.

For every Ream of Paper called Demy Second, made in Great Britain, Nine Pence.

For every Ream of Paper called Demy Printing, One Shilling and Three Pence.

For every Ream of Paper called Genoa Demy Fine, One Shilling and Six Pence.

For every Ream of Paper called Genoa Demy Second, One Shilling and (ne Penny Halfpenny.

For every Ream of Paper called German Demy, One Shilling and One Penny Halfpenny.

For every Ream of Paper called Elephant Fine, Six Shillings.

For every Ream of Paper called Elephant Ordinary, TwoShillings and Five Pence Farthing.

For every Ream of Paper called Genoa Fools Cap Fine, One Shil-

ling and One Penny Halfpenny.

For every Ream of Paper called Genoa Fools Cap Nine Pence.

For every Ream of Paper called German Fools Cap Second, Nine Pence.

For everyReam of Paper called Fine Printing Fools Cap, Nine Pence. For every Ream of Paper called Second Ordinary Printing Fools Cap, Six Pence Three Farthings.

For every Ream of any other Paper called Fools Cap Fine, not made in Great Britain, One Shilling and Ten Pence Halfpenny.

For every Ream of any other Paper called Fools Cap Fine Second, not made in *Great Britain*, One Shilling and Six Pence.

For every Ream of Paper called Fools Cap Fine, made in Great Britain, Nine Pence.

For every Ream of Paper called Fools Cap Second, made in Great

Britain, Six Pence Three Farthings. For every Ream of Paper called Imperial Fine, Twelve Shillings. For every Ream of Paper called Second Writing Imperial, Eight

Shillings and Three Pence. For everyReam of Paper called German Lombard, Nine Pence.

For every Ream of Paper called Medium Fine, Four Shillings and Six Pence.

For every Ream of Paper called Genoa Medium, One Shilling and Ten Pence Halfpenny.

For every Ream of Paper called Second Writing Medium, Three Shillings.

For every Ream of Painted Paper, not made in Great Britain, Six Shillings.

For every Ream of Paper called Fine Large Post, One Shilling and Ten Pence Halfpenny.

For

For every Ream of Paper called Small Post, One Shilling and One Penny Halfpenny.

For every Ream of Paper called Fine Genoa Pot, Six Pence Three

Farthings.

For every Ream of Paper called Second Genoa Pot, SixPenceThree Farthings.

For every Ream of other Paper called Superfine Pot, not made in

Great-Britain, One Shilling and Six Pence.

For every Ream of other Paper called Second Fine Pot, not made in Great Britain, One Shilling and One Penny Halfpenny.

For every Ream of Paper called Ordinary Pot, not made in Great

Britain, Six Pence Three Farthings.

For every Ream of Paper called Fine Pot, made in Great Britain, Nine Pence.

For every Ream of Paper called Second Pot, made in Great Britain, Four Pence Halfpenny.

For every Ream of Paper called Super Royal Fine, Nine Shillings.

For every Ream of Paper called Royal Fine, Six Shillings.

For every Ream of Paper called Fine Holland Royal, Two Shillings and Five Pence Farthing.

For every Ream of Paper called Fine Holland Second, One Shil-

ling and Six Pence.

For every Ream of Paper called Second Fine Holland Royal, One Shilling and Six Pence.

For every Ream of Paper called Ordinary Royal, Nine Pence.

For every Ream of Paper called Genoa Royal, Two Shillings and Five Pence Farthing.

For every Ream of Paper called Second Writing Royal, Four Shil-

lings and One Penny Halfpenny.

For every Ream of Paper called Second Writing Super Royal, Six

Shillings.

For every Hundred Weight Avoirdupois of Paste-boards, Millboards, and Scale-boards, not made in Great Britain, Three Shillings and Nine Pence.

For every Hundred Weight Avoirdupois of Paste-boards, Millboards, and Scale-boards, made in Great Britain, Two Shillings and

Three Pence.

And for and upon all Paper which shall be printed, painted, or stained, in Great Britain, to serve for Hangings or other Uses, Three Farthings for every Yard square, over and above the Duties payable for fuch Paper by this Act, if the same had not been printed, painted, or stained; and after those Rates respectively for any greater or less Quantity.

All other unrated Paper how to be charged.

And it is hereby further enacted by the Authority aforefaid, That all other Paper (not being particularly rated and charged in this Act) shall pay the several and respective Duties that are charged, by this Act, upon such Paper as is nearest above in Size and Goodness to such unrated Paper.

Quantity of and Quire are to confist.

And be it declared and enacted by the Authority aforefaid, That a which a Ream Ream of Paper, chargeable by this Act, shall be understood to consist of Twenty Quires, and each Quire of Twenty four Sheets.

And

And it is hereby further enacted by the Authority aforesaid, That the Duties to be faidRates and Duties, charged by this Act upon Goods imported into any paid as Ster-British American Colony or Plantation shall be deemed and are been ling Money of British American Colony or Plantation, shall be deemed, and are here- Great Britain. by declared to be, Sterling Money of Great Britain; and shall be collected, recovered, and paid, to the Amount of the Value which fuch Nominal Sums bear in Great-Britain; and that fuch Monies may be received and taken, according to the Proportion and at the Rate of Value of Five Shillings and Six Pence the Ounce in Silver; and shall 5s. 6d. per be raised, levied, collected, paid, and recovered, in the same Manner and Form, and by such Rules, Ways, and Means, and under such Peand to be paid nalties and Forseitures, as any other Duties, now payable to His Maany other Dujesty upon Goods imported into the said Colonies or Plantations, may ties payable to be raised, levied, collected, paid, and recovered, by any Act or Acts of His Majesty; Parliament now in Force, as fully and effectually, to all Intents and Purposes, as if the several Clauses, Powers, Directions, Penalties, and and to be applied, in the Forseitures, relating thereto, were particularly repeated, and again enasted, in the Body of this present Act: And that all the Monies that making Froshall arise by the said Duties (except the necessary Charges of raising, visions for the collecting, levying, recovering, answering, paying, and accounting for the same) shall be applied, in the first Place; in such Manner as is herein after mentioned, in making a more certain and adequate Provision of the Civil for the Charge of the Administration of Justice, and the Support of Government; Civil Government, in such of the said Colonies and Plantations where it and the Residue to be shall be found necessary; and that the Residue of such Duties shall be paid into the paid into the Receipt of His Majesty's Exchequer, and shall be entered Exchequer, separate and apart from all other Monies paid or payable to His Ma- and reserved jesty, His Heirs, or Successors; and shall be there reserved, to be from fition of Partime to time disposed of by Parliament towards defraying the necessary liament. Expences of defending, protecting, and securing; the British Colonies and Plantations in America.

And be it further enacted by the Authority aforesaid, That His Ma-impowered to cause such jesty and His Successors shall be, and are hereby, impowered, from Monies to be time to time, by any Warrant or Warrants under His or Their Royal applied out of Sign Manual or Sign Manuals, counterfigned by the High Treasurer, the faid Duor any Three or more of the Commissioners of the Treasury for the ties as He shall time being, to cause such Monies to be applied, out of the Produce of judge necesthe Duties granted by this Act, as His Majesty, or His Successors, shall say for dethink proper or necessary, for defraying the Charges of the Administration of Justice, and the Support of the Civil Government, within all or Administration any of the said Colonies or Plantations.

And whereas the allowing a Drawback of all the Duties of Customs there. upon the Exportation, from this Kingdom, of Coffee and Cocoa Nuts, the Growth of the British Dominions in America, may be a Means of Drawback of encouraging the Growth of Coffee and Cocoa in the said Dominions; the Duties of Customs albe it therefore enacted by the Authority aforesaid, That from and after lowed upon the faid Twentieth Day of November, One thousand seven hundred Exportation and fixty seven, upon the Exportation of any Coffee or Cocoa Nuts, of from this the Growth or Produce of any British Colony or Plantation in America, Kingdom, of Coffee and from this Kingdom as Merchandize, the Whole Duties of Customs, Cocoa Nuts, payable upon the Importation of fuch Coffee or Cocoa Nuts, shall be Produceof the drawn back and repaid; in fuch Manner, and under fuch Rules, Regu-British Ameri-Zzzz

His Majesty and Civil Go-

lations, canPlantations

lations, Penalties, and Forfeitures, as any Drawback or Allowance, payable out of the Duties of Customs upon the Exportation of such Coffee or Cocoa Nutts, was, could, or might be paid, before the Passing of this Act; any Law, Custom, or Usage, to the contrary notwithstanding.

And it is hereby further enacted by the Authority aforesaid, That no

Drawbacks shall be allowed for any China Earthen Ware sold, after the

Drawbackdifcontinued upon fuch China Earthen Ware fold after the Passing of this Act, at the Cómpany's Sale, as shall be exported to America.

Penalty of .

fraudulently

Passing of this Act, at the Sale of the United Company of Merchants of England trading to the East Indies, which shall be entered for Exportation from Great Britain to any Part of America; any Law, Custom, or Usage, to the contrary notwithstanding. And it is hereby further enacted by the Authority aforesaid, That if any

entering for Exportation any such Ware as fold before Act, that had been fold afor of entering to obtain a Drawback, and carrying the fame to, in, America. Method of

the Penalty.

China Earthen Ware fold, after the Passing of this Act, at the Sale of the faid United Company, shall be entered for Exportation to any Part of America as China Earthen Ware that had been fold at the Sale of the faidCompany before that Time; or, if any China Earthen Ware shall be entered for Exportation to any Parts beyond the Seas, other than to the Passing this some Part of America, in order to obtain any Drawback thereon, and the faid China Earthen Ware shall nevertheless be carried to any Part of America, and landed there, contrary to the true Intent and Meaning of this Act; that then, in each and every fuch Case, the Drawback shall be fuch Ware for forfeited; and the Merchant or other Person making such Entry, and the foreign Parts, Master or Person taking the Charge of the Ship or Vessel on Board which the faid Goods shall be loaden for Exportation, shall forfeit Double the Amount of the Drawback paid, or to be paid, for the same, and also Treble the Value of the said Goods; One Moiety to and for the Use of and landing it His Majesty, His Heirs, and Successors; and the other Moiety to such Officer of the Customs as shall sue for the same; to be prosecuted, sued Recovery and for, and recovered, in such Manner and Form, and by the same Rules Application of and Regulations, as other Penalties inflicted for Offences against the Laws relating to the Customs may be prosecuted, sued for, and recovered, by any Act or Acts of Parliament now in Force.

Entry and Report to be made of all Vessels on their Arrival in any of the British Colobefore they proceed to the Place of unlading.

And for the more effectual preventing the clandestine Running of Goods in the British Dominions in America, be it further enacted by the Authority aforesaid, That from and after the said Twentieth Day of November, One thousand seven hundred and sixty seven, the Master or other Person having or taking the Charge or Command of every Ship or Vessel arriving in any British Colony or Plantation in America shall, benies in America fore he proceeds with his Vessel to the Place of unlading, come directly to the Custom House for the Port or District where he arrives, and make a just and true Entry, upon Oath, before the Collector and Comptroller, or other Principal Officer of the Customs there, of the Burthen, Contents, and Lading, of luch Ship or Vessel, with the particular Marks, Numbers, Qualities, and Contents, of every Parcel of Goods therein laden, to the best of his Knowledge; also where and in what Port she took in her Lading; of what Country Built; how manned; who was Master during the Voyage, and who are Owners thereof; and whether any, and what Goods, during the Course of such Voyage, had or had not been discharged out of fuch Ship or Vessel, and where: And the Master or other Person having or taking the Charge or Command of every Ship or Vessel,

going

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going out from any British Colony or Plantation in America, before he Entry also and shall take in, or suffer to be taken into or laden on Board any such Ship Report to be or Vessel, any Goods, Wares, or Merchandizes, to be exported, shall, in wards, before like Manner, enter and report Cutwards such Ship or Vessel, with her any Part of Name and Burthen, of what Country Built, and how manned, with the the Lading Names of the Master and Owners thereof, and to what Port or Place he shall be taken intends to pass or sail: And before he shall depart with such Ship or Ves- and a Content sel out of any such Colony or Plantation, he shall also being and delivered. sel out of any fuch Colony or Plantation, he shall also bring and deliver to be deliverunto the Collector and Comptroller, or other Principal Officer of the ed before fail-Customs at the Port or Place where he shall lade, a Content in Writing, ing. under his Hand, of the Name of every Merchant, or other Person who shall have laden, or put on Board any such Ship or Vessel, any Goods or Merchandize, together with the Marks and Numbers of fuch Goods or Merchandize: And such Master or Person having or taking the Charge or Command of every fuch Ship or Vessel, either coming into, or going Master also of out of, any British Colony or Plantation as aforesaid, whether such Ship every Vessel out of, any British Colony or Plantation as aforesaid, whether such Ship coming into, or Vessel shall be laden or in Ballast, or otherwise, shall likewise pub or going out lickly, in the open Custom House, to the best of his Knowledge, answer of, any British upon Oath to such Questions as shall be demanded of him by the Collector of the Customs for such to answer upon Oath to the Customs for such con Oath to the Port or Place, concerning such Ship or Vessel, and the Destination of her Questions de-Voyage, or concerning any Goods or Merchandize that shall or may be manded of laden on Board her, upon Forfeiture of One hundred Pounds Sterling him at the Money of Great Britain, for each and every Default or Neglect; to be by the Collection of the Control of the Control of Toron Manager and Form fued for, prosecuted, recovered, and divided, in the same Manner and Form, tor, &c. of the by the same Rules and Regulations in all Respects, as other pecuniary Pe- Port, nalties, for Offences against the Laws relating to the Customs or Trade on Penalty of of His Majesty's Colonies in America, may, by any Act or Acts of Parlia. ment now in Force, be prosecuted, sued for, recovered, and divided.

And whereas by an Act of Parliament made in the Fourteenth Year of Clauses in Act the Reign of King Charles the Second, intituled, An Act for prevent- 14 Car. II. ing Frauds, and regulating Abuses, in His Majesty's Customs, and several other Acts now in Force, it is lawful for any Officer of His Majesty's Customs, authorized by Writ of Assistants under the Seal of His Majesty's Court of Exchequer, to take a Constable, Headborough, or other Public Officer inhabiting near unto the Place, and in the Day time to enter and go into any House, Shop, Cellar, Warehouse, or Room or other Place, and, in case of Resistance, to break open Doors, Chests, Trunks, and other Package there, to seize, and from thence to bring, any kind of Goods or Merchandize what soever prohibited or uncustomed, and to put and secure the same in His Majesty's Store-house next to the Place where such Seizure shall be made: And whereas by an Act made Act 7 & 2 in the Seventh and Eighth Years of the Reign of King William the Third, Will. III. intituled, An Act for preventing Frauds, and regulating Abuses, in the Plantation Trade, it is, amongst other Things, enacted, that the Officers for collecting and managing His Majesty's Revenue, and inspecting the Plantation Trade, in America, shall have the same Powers and Authorities to enter Houses or Warehouses, to search for and seize Goods prohibited to be imported or exported into or out of any of the saidPlantations, or for which any Duties are payable, or ought to have been paid; and that the like Assistance shall be given to the said Officers in the Execution of

Office, as, by the faid recited Act of the Fourteenth Year of King Charles the Second, is provided for the Officers in England: But, no Authority being expressly given by the faid Act, made in the Seventh and Eighth Years of the Reign of King William the Third, to any particular Court to grant fuch Writs of Assistants for the Officers of the Customs in the faid Plantations, it is doubted whether such Officers can legally enter Houses and other Places on Land, to search for and seize Goods; in the Manner directed by the faid recited Acts: To obviate which Doubts for the future, and in order to carry the Intention of the faid recited Acts into effectual Execution, be it enacted, and it is hereby enacted by the Authority aforesaid, I hat from and after the said Twentieth Day of November, One Thousand seven hundred and sixty seven, such Affistants, to authorize and impower the Officers of His Majesty's Customs to enter and go into any House, Warehouse, Shop, Cellar, or other Place, in the British Colonies or Plantations in America, to search for and seize prohibited or uncustomed Goods, in the Manner directed by the said recited Acts, shall and may be granted by the said Superior or Supreme Court of Justice having Jurisdiction within such Colony or Plantation reipectively.

recited Acts, to be granted by the Supreme Court of Justice having Jurisdiction in the Colony.

Writs of Af-

fistants, pur-

fuart to the

And be it further enacted by the Authority aforesaid, That if any Action or Suit shall be commenced, either in Great Britain or America, against any Person or Persons for any Thing done in pursuance of this Act, the Defendant or Defendants in such Action or Suit may plead the General Issue, and give this Act, and the special Matter, in Evidence at any Trial to be had thereupon; and that the same was done in pursuance and by the Authority of this Act: And if it shall appear so to have been done, the Jury shall find for the Defendant, or Defendants: And if the Plaintiff shall be nonsuited, or discontinue his Action after the Defendant or Defendants shall have appeared, or if Judgment shall be given upon any Verdict or Demurrer against the Plaintiff; the Defendant or Defendants shall recover Treble Costs, and have the like Remedy for the same as Defendants have in other Cases by Law.

General Iffue

Treble Costs.



Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of Massachusets-Bay, in New-England, begun and held at Boston, the Twentyfeventh Day of May 1767, and continued by feveral Prorogations to Wednesday the 30th of December following, and then met.

CHAP.

An Act for annexing that Part of the Town of Shrewsbury, called the Leg, to the Town of Lancaster.

THERE AS it has been represented to this Court, that the Part Preambles of Shrewsbury in the County of Worcester, called the Leg, in many Respects will be more accommodated to be set off from the said Town of Shrewsbury, and annexed to the Town of Lancaster in Said County:

Be it enacted by the Governor, Council, and House of Representatives, That the Part of Shrewsbury, called the Leg, with the Inhabitants there Shrewsburg. of, bounded Southerly on Quinepexit River, Westerly on the Town Leg annexed of Holden, Northerly on Princetown, and Easterly on Still-water River, to Lancaster: be, and hereby are set off from the said Town of Shrewsbury, and annexed to the Town of Lancaster, in the said County of Worcester, and to the second Parith in said Town of Lancaster, there to do Duties and receive Privileges as other of their Inhabitants.

And be further enacted, That the Inhabitants of the Part of Shrews- Inhabitants to bury called the Leg aforesaid, shall pay the Proportion of all such Propay Taxes already granted to be raifed on the Town of Shrewsbury aforesaid.

to be raifed on Shrewiburg.

Plymouth Light-House.

CHAP. VI.

An Act for building and maintaining a Light-House on the East End of the Gurnet, at the Entrance of the Harbour of Plymouth.

Preamble.

HEREAS the South-Shore, so called, from Point Alderton to Cape-Cod is very dangerous, by Reason of many Rocks and Shoals at a Distance from the Land, and there being no safe Harbour all along that Coast, but that of Plymouth ; and it being generally thought that a Light-House erected on the East-End of the Gurnet would be very serviceable to the Navigation and Commerce of this Province, and he a Means of preserving the Lives and Estates of a great Number of His Majesty's Subjects, by directing the Distressed in stormy and tempestuous Weather into the aforesaid Harbour:

Ealt-End of the Gurnet,

Мовеу.

Therefore be it enacted by the Governor, Council and House of Repre-Alight house sentatives, That there be a Light-House erected at the Charge of the ordered to be Province on the East-End of the Gurnet, to be kept lighted from Sunerected on the fetting to Sun-rifing: That from and after the Building of the faid Light-House and kindling a Light in it useful for Shipping coming into or going out of the Harbour of Plymouth, or other Harbour within Inhabitants of the Massachusets-Bay, there shall be paid to the Receiver of Impost by Plymouth &c. the Masters of all Ships and Vessels going in or belongingto the Port of to pay Light- Phymouth (Coasters excepted) which have hisherto been exempted from paying Light Money by the General Court, the like Duty or Light-Money as is paid by every other Ship or Veffel coming in or going out of the Harbour of Boston, agreeable to an Act of this Province passed in the first Year of King GEORGE the First, entitled, An Act for building and maintaining a Light-House upon the Great-Brewster (called Bacon-Island) at the Entrance of the Harbour of Boston.

Impost Officer

And be it enacted, That the Commissioner or Receiver of Impost be to receive the and hereby is impowered by himself or his Deputy by him appointed, Light Money. to receive the said Duties, and to recover the same and give a Certificate therefor in the same Way and Manner as by the afore-recited Act is provided.

PlymouthVefcate of Payment.

And be it further enacted, That no Ship or Vessel belonging to the seis not to be Port of Plymouth (Coasters excepted) shall be cleared by the Navaleleared with Officer until a Certificate be produced that the Duty of the Light House be paid; and the Ship or Vessel with the Master, shall stand charged with the Duty thereof till paid to the Commissioner of Impost.

Light House to obseive nalty.

And be it further enacted, That the Person appointed by this Court keeper of the to keep the faid Light-House, shall be under the same Rules and Directions with respect to his Duty, and also under the same Penalty for Rules on Pe- neglecting the fame, and the Fines shall be recovered in the same Way and Manner as in and by the afore-recited Act is provided.

Cómmittee to build.

And be it further enasted, That a Committee of this Court be appointed to build the faid Light-House, of such Dimensions and in such Manner as they may be directed by the faid Court.

545

Commissaries to settle a Line of Jurisdiction, &c.

CHAP. VII.

An Act to impower Commissaries to settle a Line of Jurisdiction between this Province and the Province of New-York.

HEREAS a Controversy has long subsisted between this Province and the Province of New-York, concerning their Boundaries, and the Extent of their Jurisdiction, to the Preamble, great Detriment of both; and the Contests arising therefrom have been astended with great Confusion and Disorders, and are likely to be productive of further most mischievous Consequences: To prevent which, and to remove the Cause of future Disputes, it appears necessary that a Line of Jurisdiction between this Province and the Province of New-York should be settled by the mutual Consent and Authority of the Legislatures of both Governments, agreeable to His Majesty's most gracious Designs and Permission, signified by the Right Honorable the Earl of Shelburne: And whereas great Doubts arose in the Minds of the Commissaries of New-York on the Conference at New-Haven, whether the Commissaries on the Part of this Province were sufficiently authorized, by a Resolve of the Court only, to treat with the Commissaries on the Part of New-York, and settle the Line of Jurisdiction between the said Provinces: For the Removal of such Doubts, and to the Intent that His Majesty's gracious Recommendation of an amicable Settlement may if possible be complied with;

Be it enasted by the Governor, Council, and House of Representatives, That the Honorable Thomas Hutchinson, Esq. Lieutenant-Governor of this Province, the Honorable William Brattle, Esq, and Edward Commillaties Sheaffe, Esq. shall be Commissaries on the Part of this Province, who impowered to shall have, or the major Part of themshall have, and hereby are declared to agree on a Line of Jurishave full Power and Authority to agree with the Commissaries appoindiction. ted on the Part of New-York, on a Line to be run for a Line of Jurisdiction between the two Provinces, to which Line of Jurisdiction this Province shall extend; and after such a Line is agreed upon and determined by the Commissaries on both Sides, or the major Part of them Which Line for each Government, the Commissaries appointed by this Act are shall remain hereby impowered and authorized to employ fuch Surveyor or Sur- fuch, after veyors, Chain-bearers, and fuch and so many other Persons as may be tecessing the found necessary to person the executive Part, to run, mark and ascertain the said Line in Conjunction with such as may be appointed for tain the faid Line in Conjunction with such as may be appointed for that Purpose on the Part of the Province of New-York. And the Settlement of the Line aforefaid, by the Commissaries aforefaid, shall, after His Majesty's Confirmation thereof, be and remain the Line of Jurisdiction between the said Provinces.

546 Proprietors of three several Townships impowered, &c.

CHAP. VIII.

An Act to enable the Proprietors of three feveral Townships granted June, One thousand seven hundred and fixty five, viz. one Township granted to Benjamin Mullakin, Esq; and others, in Lieu of a Township called Rowley-Canada, one other Township granted to William Raymond and others, in Lieu of a Township called Hales-Town, and one other Township granted to Samuel Gerrish, Elq; and others, in Lieu of a Township called Bakers-Town, to make Sale of so much of the delinquent Proprietors Rights granted to faid Mullakin, Raymond, Gerrish, and others, as is. necessary to defrey the Charges of said Townships.

Affeffors impowered to Sell Lands of delinquent Proprietors,

E it enacted by the Governor, Council, and Honse of Representatives, That if the Affesfors chosen by the Proprietors of either of the aforementioned Townships granted in June, One thousand feven hundred and fixty-five, for the defreying the public Charges that have arisen or hereafter may arise in either of said Townships, or for defreying the Charges that have arisen on either of the aforementioned Townships formerly granted to said Proprietors respectively, have or hereafter shall levy or affess a Tax on the Land of faid Proprietors, agreeable to the Votes of faid Proprietors; and fuch Proprietors shall neglect or delay to pay to the Collector or Collectors the Sums so affested for fixty Days after such Affessment is made and published; then and in that Case it shall and may be lawful for the Assessor a Committe, at a Public Vendue, to fell so much and no more of the delinquent Proprietors Lands as they shall judge necessary to pay and satisfy fuch Rates and Taxes, and other necessary and intervening Charges, and execute absolute Deeds in the Law for the Conveyance of such Lands of the Proprietors to the Person or Persons who shall give most for the same, which Deed shall be good to all Intents and Purposes in the Law for conveying such Estates to the Grantees, their Heirs and Affigns forever.

to execute Deeds.

Public Notice fuch State.

Liberty of Redemption.

Provided, That publickNotice of fuch Sale be given in two or moreto be given of of the Boston News-Papers three Weeks successively, for three Months at least before said Lands be sold: Referving to said Proprietors within this Province, their Heirs or Affigns, Liberty for Redemption of their Lands fo fold, they paying to the Grantees or their Heirs respectively, within one Year afterwards, the Sums for which the faid Lands were fold with double Damages, until the same be redeemed; reserving also to such non resident Proprietors as are not Inhabitants of this Province, their Heirs or Assigns, Liberty for Redemption of their Lands so fold, they paying to the Grantees or their Heirs respectively, within two Years afterwards, the Sums for which the faid Lands were fold, with double Damages, until the same be redeemed.

Dartmouth Proprietors & Purchasers to levy Taxes, &c

CHAP. IX.

An Act to enable the Proprietors and Purchasers and in the Town of Dartmouth, in the County of Bristol, to raise Monies and levy Taxes, and to fue and defend in certain Cases.

HEREAS the Records of the Proprietors of the said Town of Dartmouth, in the Year One thousand seven hundred and Preamble. twenty-five, were burnt with the Dwelling-House of their Proprietors-Clerk, so that great Difficulties have since arisen, not only to the said Proprietors, but to those Persons that purchased of the Proprietors; more especially in Cases where the said Proprietors are obliged to sue or defend any Action or Actions that have been or may be brought against them, by Reason that it is impracticable to distinguish at this Time the Original Proprietors from the Purchasers, as they are called:

Be it enacted by the Governor, Council, and House of Repre- Proprietors & fentatives, That for the future the Proprietors and Purchasers of the Purchasers of Town of Dartmouth, be and are hereby impowered to sue and defend impowered to in all real Actions, by the Name of the Proprietors and Purchasers of sue & defead. the Town of Dartmouth, as fully to all Intents and Purposes as Proprietors are by Law impowered to do.

And be it further enacted, That all Meetings held in faid Town Their Meetof Dartmouth, heretofore by the Name of Proprietors and Purchasers ings hereto-Meetings, and their Proceedings thereon, be and hereby are confirmed fore heid, conto all Intents and Purposes whatever as fully as if said Meetings firmed. had been called by the Proprietors of faid Dartmouth only; and all Votes and Orders for raising Monies at any such Meetings, are hereby confirmed and made valid to all Intents and Purposes whatever.

And be it further enacted, That for the future the Proprietors and impowered Purchasers of said Dartmouth, are hereby impowered jointly to call jointly to call Meetings, to raise Monies for the necessary Uses of said Proprie- Meetings. tors and Purchasers, in as full and ample Manner as is directed in an Act of this Province made in the thirteenth Year of the Reign of his late Majesty King George the First, intitled, An Act in Addition to an Act intitled, An Act to enable Towns, Villages, and Proprietors in common and undivided Lands, &c. to sue and be sued, made in the Sixth Year of the Reign of King WILLIAM and Queen MARY.

548

Sanford a Town.

CHAP. X.

An Act for erecting a Tract of Land of Eight Miles fquare called Phillipstown, joining upon the Northwest End of the Town of Wells, in the County of York, into a Town by the Name of Sanford.

Préamble

THEREAS the Erecting of that Tract of Land called Phillipstown into a Town, will greatly contribute to the Growth thereof, and remedy many Inconveniences to which the Inhabitants and Proprietors may be otherwise subject:

Bounds of the Town of Sanford,

Be it enasted by the Governor, Council, and House of Representatives, That the Tract aforesaid, bounded as followeth, viz. lying on the Northwest End of the Town of Wels, West of Kennebunk-River, East of the Town of Berwick, and North by Province Grants in part, and in part by unappropriated Lands, be, and hereby is erected into a Town by the Name of Sanford; and that the Inhabitants thereof be and hereby are invested with all Powers, Privileges, and Immunities which the Inhabitants of the Towns within this Province do enjoy.

call a Meeting of the Inhabi-

And be it further enacted, That Benjamin Chadburne, Esq, be and Benja Chad hereby is impowered to iffue his Warrant directed to some principal Inburne Esq; to habitant of said Town requiring him to warn the Inhabitants of said Town who have an Estate of Freehold according to Charter, to meet at fuch Time and Place as shall be therein set forth, to chuse all such Officers as are or shall be required by Law to manage the Affairs of said Town.

The	foregoing	Acts	were	published	March	5.	1768.
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BOSTON; NEW-ENGLAND,

Printed by RICHARD DRAPER, and GREEN & RUSSELL, Printers to the Government, 1768.



Acts and

Passed by the Great and General Court or Assembly of the Province of Massachusets, Bay, in New-England, begun and held at Boston, the Twentyfifth Day of May, 1768.

CHAP. I.

An Act for building and maintaining a Bridge over the Great-River in Westfield, in the County of Hampsbire.

HEREAS a Bridge over the Great-River in Westfield. in the County of Hampshire, at or near the common fording Place near the Dwelling-House of William Day, upon the Great-Road from Springfield to Westfield, is necessary as well for the Inhabitants of the other Towns in said County as of the said Town of Westfield; and the Building and Maintaining a Bridge there would be a Burthen too great for the Town of Westfield, considering the Charges they have already laid out and must expend in building and maintaining many other Bridges in said Town:

Be it enacted by the Governor, Council and House of Representatives, Court of Ge-That the Court of General Sessions of the Peace in and for the said neral Sessions County of Hampsbire, be and hereby are authorized and impowered impowered to to build and maintain a Cart-Bridge fixteen Feet wide across the Great build & main-River in said West field, at or near the fording Place near the Dwelling-tain Bridge House of William Day, upon the Great Road from Springfield to West-at Westfield, field, at the Charge of the faid County of Hampshire: And the faid Court of General Sessions of the Peace for said County are hereby impowered from Time to Time to affefs and tax the Inhabitants of the several Towns and Districts in said County, in such Sum and Sums of Money as the laid Court shall agree upon and order for the building, Towns in the maintaining and repairing the Bridge aforefaid; which Sum or Sums fo County for ordered at any Time to be raised for the Purpose aforesaid, shall be ad- the same. ded to each Town and Diffrict's County Tax, in Proportion as they feverally pay to the Province Tax for the Time being, and be paid into and drawn out of the County Treasury for the Uses and Purposes aforelaid.

Preamble.

Criminals.

CHAP.

An Act to prevent a Failure of Justice by Means of Offenders in any of His Majesty's Colonies on this Continent escaping into this Province or from one County in this Province into another, to avoid the Punishments of their Offences.

Preamble.

Lawy D.

HEREAS it often happens that Persons who have committed criminal Offences in other of his Majesty's Colonies before they can be apprehended slee into this Province, and by that means through the difficulty and delay that must generally attend a legal Arrest of Juch Offenders, and sending them back for a proper Tryal, do escape the Punishment their Offences justly deserves: For preventing whereof and to render the Proceedings in such Cases more easy, legal, and expeditious for the future:

Justices of powered to if-Sue their War. caping from

Be it enacted by the Governor, Council, and House of Representatives, the Peace im- That when and so often as any Criminal Offender or Offenders in any other of his Majesty's Colonies shall make his or their Escape from rants against Justice, and come into this Province, and any proper Process shall issue Offenders es. against such Person or Persons where he or they committed such Offence, and he or they shall be pursued and followed into this Province, it shall other Colonies be in the Power of any of his Majesty's Justices of the Peace within this Province in their respective Counties, on Application to them made, to issue their Warrant against such Offender or Offenders, that they may be brought before them, or some other of his Majesty's Justices of the Peace for faid County, to be examined thereon; and if they shall think proper on fuch Examination, they may and hereby are impowered to commit, or by Warrant under their Hands and Seals, directed to the Sheriff or his Deputy, or the Constables of the several Towns, as may be necessary to send and convey such Offender or Offenders to the Confines of fuch Colony from whence they have escaped, and there to deliver such Offender to some proper Officer in such Colony, that they may be holden to Answer for such Offence according to Law there: And, where it shall be necessary, such Offender be conveyed through several Counties in this Province, in order for his being returned to the Colony where he offended as aforefaid: Every of his Majesty's Justices of the Peace in their feveral and respective Counties shall be, and they are hereby impowered by Warrant as aforefaid, to order and direct the Conveyance of such Offender through their several Counties towards the Place where he offended.

may commit, or convey fuch Offenders to the Confines of another Colony.

Preamble.

And for the furtherance of Justice in the most easy and expeditious Manner, where such Offenders in any one County in this Province shall

escape into any other County in the same:

Be it further enacted, That when and so often as any Justice of the Justice of Peace in any County within this Province on Complaint to him made, Peace may act shall iffue his Warrant against any criminal. Offender for any Offence in the fame committed in such County, and the said Offender shall have escaped respect to Of- into any other County, it shall be in the Power of any Justice of the fenders elca. Peace in such County where such Offender is, to proceed in the same ping from a- Method in apprehending such Offender, and sending him back for Trynother Coun- al to the County from whence he came, as in the Case aforesaid, where the Offender shall have come from another Colony.

Proprietors of Richmont and Lenox to raise Taxes.

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CHAP. III.

An Act to enable the Inhabitants of Lenox in the County of Berkshire, with other Proprietors of Lands there, to raise Taxes on the Lands there, for bringing forward the Settlement of the faid Lands, and for other public Purposes for the Benefit of said District; and also to inforce the Payment of such Taxes as have been granted by the Inhabitants of Richmont in faid County, and are not collected.

HEREAS by one Law of this Province, made and passed in the fourth Year of his present Majesty's Reign, intitled, An Act to enable the Proprietors of the Piantation called Yokum Town, and Mount-Ephraim, in the County of Berkshire, to grant Taxes on their Lands, and bring forward the Settlement of said Plantation, it is enacted, That the Purchasers of said Plantation of Yokum-Town and of Mount-Epbraim shall be, and accordingly are incorporated into one distinct Propriety, and are vested with the same Powers and Privileges as by the Laws of this Province Proprietors in common are vested with, so far as is necessary for the calling Meetings granting Taxes upon the Lands of the faid Purchasers in said Plantation, affeffing, collecting and disposing of the Monies so raised, laying our making and repairing necessary Ways, and for the carrying forward the Settlement of the faid Plantation agreeable to the Order of the General

AND WHEREAS afterwards the faid new Plantation was, by another Law of this Province, incorporated into a Town by the Name of Richmont; and by the same Law it was provided and enasted, That all Taxes to be raised within said Town for the settling a Minister, building a Meeting-House, or Meeting-House's laying out, making or repairing Roads, be levied upon the several Proprietors of said Plantation, according to their Interest agreeable to the Act first aforesaid, until the further Order of the General Court: And whereas fundry Taxes have been agreed upon and affeffed agreeable to the AEt aforesaid, and for the Purposes aforesaid, on the Proprietors of Lands in said Richmont; part of which remains uncollected, and the same cannot be collected without the further Aid of the General Court:

र राज्या प्रोह Be it therefore enacted by the Governor, Council and House of Representatives, That the Lands in faid Richmont of the leveral Proprietors there affessed as aforesaid, who have not paid their respective Proporti- Taxes as in on of fuch Assessments, shall be subject to the Payment thereof, and to new Plantati-Sale therefor, by the Affesfors there who made such Assessments, in the same Manner as the Lands of Proprietors in new Plantations were liable to be fold, by virtue of an Act made in the fecond Year of his present Majesty's Reign, intitled, An Act to subject the unimproved Land within this Province to be fold for the Payment of Taxes affeffed on them, by Order of the great and General Court, and Votes and Agreements of the Proprietors thereof; and to enable Proprietors to levy Province and County Taxes laid on them.

Preamble.

Lands in Richmont,

And whereas since the making such Assessments as aforesaid, the East-Preamble. terly Part of faid Richmont bath by one Law of this Province, made in the seventh Year of his present Majesty's Reign, been incorporated into a District by the Name of Lenox; and from the Consideration of the peculiar Circumstances of the said District, it appears reasonable and necessary that for the present the Taxes that may be raised there for settling a Minister, building a Meeting-House, laying out, making and repairing Highways, be levied upon the several Proprietors of said District, according to their Interest in the Lands there:

Taxes in Lenox to be affeffed on Proprietors according to

Non-relident allowed to ing Taxes.

Lands to be fold in case of fuch Taxes.

Be it therefore enacted, That all Taxes that shall be voted and agreed upon in the said District, for settling a Minister, building a Meeting-House, laying out, making or repairing Highways, shall be affested upon the feveral Proprietors of those Lands, according to their Interest in the their Interest. Lands there, until this Court shall otherwise order; and that the several Proprietors of Lands in said District, whether resident in said District or not, shall have equal Right according to their Interest therein, to vote in the granting and raising such Taxes, and that the same shall be granted at Meetings of the faid Proprietors, to be called agreeable to the Divote in grant rections of an Act of this Province, made in the twelfth Year of the Reign of her late Majesty Queen Ann, intitled, An Ast directing how Meetings of Proprietors of Lands lying in common may be called. And that in Case any such Proprietor shall neglect or refuse to pay his Proportion of any fuch Tax, so set on him as aforesaid, the same shall be levied by the Sale of his Lands there, by the Assessors according to negled to pay the Directions, and in such Manner as is prescribed in the Act aforesaid, made in the second Year of his present Majesty's Reign: And that all Sales of fuch delinquent Proprietors Lands for fuch Taxes, agreeable to the Rules in said Act prescribed, shall be good and valid to all Intents and Purposes whatsoever. -

CHAP. IV.

An Act in addition to an Act, intitled, An Act for erecting the new Plantation called Hunt's-Town, in the County of Hampshire, into a Town by the name of Ashfield.

Preamble.

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HEREAS by the Ast, intitled, an Ast for eresting the new Plantation called Hunt's-Town in the County of Hampshire, into a Town by the name of Ashfield, it is among other Things enacted, That all Taxes already raised for settling a Minister, or that may be raised for his Support, for building a Meeting-House, clearing and repairing Roads, be levied on the several Proprietors of said Plantation according to their Interests, until the further Order of this Court: And that said Inhabitants and Proprietors of said Town proceed by the same Rules in levying and collecting said Taxes as Proprietors in new Plantations are obliged by Law to observe. Which Paragraph in said Att is in several Respects insufficient for the Purpose for which it was designed; and some Provision is absolutely necessary to enable the Proprietors of the Lands in said Town to levy and collect the Monies by them already granted for the Purposes aforesaid; and to enable them to grant, assess, levy and collect such further Taxes and Assessments as may be necessary for the same Purposes:

Be

Proprietors of Ashfield to raise Taxes.

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Be it therefore enacted by the Governor, Council, and House of Re-presentatives, That the Proprietors of the Lands in said Town of Ash-Lands in Ashfield, divided or undivided, be, and they are hereby impowered at any field to choose. Meeting or Meetings of said Proprietors, warned and called agreeable Officers, to the Directions of one Law of this Province made in the Twelfth Year of the Reign of her late Majesty Queen Ann, intitled, "An Act directing how Meetings of Proprietors of Lands lying in common and undivided may be called," by a major Vote of said Proprietors, to be collected according to their Interest in the same Lands, to make Choice of a Clerk, Treasurer, and Affessors, and any other Officers that Proprietors of common and undivided Lands may chuse: And also may a- and agree upgree upon the raifing, affelling, levying and collecting all fuch Sums of on raifing Mo-Marey as they shall judge necessary, to compleat the Building and fi- ney hing of their Meeting-House, and the Settlement and Support of their Minister, and for the laying out, making, clearing and repairing of public and private Ways there, until this Court shall otherwise order: And . that the Monies so granted shall be affested upon the Lands of each original Right in the faid Town that are already laid out, or agreed to be laid out, being Two hundred and fifty Acres to each Right; and that Acre Rights. every Part of the said Two hundred and fifty Acres, in whose Hands foever the same may be, shall be and hereby is subjected to the Payment of its proportionable Part of fuch Monies, so granted for the Purposes aforesaid.

on the 250

AND WHEREAS before the Act of Incorporation aforesaid, a Tax of Forty Shillings on each original Right was agreed upon and affeffed by said Proprietors, which is but partly collected; and fince the said Att of Incorporation another Tax of Twenty Shillings on each original Right there, has been agreed upon and affeffed, and no Part thereof collected: Both which Taxes were by said Proprietors agreed upon and appropriated to the Purposes aforesaid only:

Be it enacted, That what remains unpaid of the faid two Taxes, and The 250 Acre all future Taxes that may be agreed upon and made agreeable to the Rights subjecforegoing Provisions in this Act, shall and may be levied of the said ted to the Pay-Two hundred and fifty Acres already laid out or voted and agreed to ment of Taxes be laid out by said Proprietors; and every Part of the said Two hundred and fifty Acres, in whose Hands the same may be, shall be liable to the Payment of a proportionable Part thereof: And that if any Proprietor of any fuch Lands as aforefaid shall neglect or refuse to pay his Proportion of any such Taxes heretofore duly affeffed, or hereafter to be affessed, agreeable to this Act; the Assessor of such Taxes are otherwise the hereby impowered to make Sale of such delinquent Proprietor's Lands may be there for the Payment thereof, in the same Manner as both heretofore there, for the Payment thereof, in the same Manner as hath heretofore been provided in an Act or Law of this Province, made in the Second Year of his present Majetty's Reign, intitled, "An Act to subject the unimproved Lands within this Province to be fold for Payment of Taxes affeffed on them by Order of the Great and General Court, and Votes and Agreements of the Proprietors thereof, and to enable Proprietors of new Plantations to levy Province and County Taxes laid on them."

Shelburne a Diltrict.

CHAP. IV.

An Act for Incorporating the North-westerly Part of Deerfield, in the County of Hampshire, into a Disrict by the Name of Shelburne.

Preamble.

HEREAS it appears to this Court that the Incorporating the North-westerly Part of the Town of Deersteld, in the County of Hampshire into a separate District, would relieve the Inhabitants already settled there from many Difficulties they now labour under, and tend greatly to encourage others to fettle thereon:

Bounds of the Diff. ict of Shelburne.

Be it therefore enasted by the Governor, Council, and House of Reprefentatives, That the North-westerly Part of the said Town of Deerfield, bounded as follows, viz. Beginning at the North-westerly Corner of the District of Greenfield, from thence Southerly upon the West Line of the faid Greenfield to the South Line of faid Greenfield, thence East upon the faid South Line of faid Greenfield, until it come to a Line in faid Deerfield, called the Seven Mile Line, thence Southerly upon the faid Seven Mile Line to the South Side of the Let on which John Taylor now lives, thence Westerly upon the South Line of said Lot to the Westend of the faid Lot, thence Southerly upon a Line parrallel with the faid Seven Mile Line until it comes to the South-fide of the third Lot from the faid Taylor's Lot, thence upon a Line extended Westerly the fame Point of Compass with the said South Line of the said third Lot from the faid Taylor's Lot, until it meets with the North Line of Conway, thence upon the fad North Line of the faid Conway to the North west Corner thereof, thence upon the West or Westerly Line of the faid Town of Deerfield to the North-west Corner of said Deerfield. thence upon the North Line of the faid Deerfield to the first mentioned Bounds, be, and hereby is erected into a Diffrict by the Name of Shelburne; and that the Inhabitants thereof be vested with all the Powers, Privileges, and Immunicies which the Inhabitants of the Towns within this Province do enjoy, excepting only the Privilege of fending a Representative to the General Assembly; and that the Inhabitants of the said District shall have Liberty from I ime to Time to join with the said Town of Deerfield in the Choice of a Representative or Representatives, which Representative or Representatives may be chosen indifferently from the faid Town or Diffrict, or the Diffricts of Greenfield or Conway, already joined with the faid Town of Deerfield, the Pay and Allowance of fuch Representative or Representatives to be borne by the said Town and the faid Districts according to their respective Proportions of the Province Tax; and that the faid Town of Deerfield, as often as they shall call a Meeting for the Choice of a Representative or Representatives. field to notify thall from Time to Time give feasonable Notice to the Clerk of the said fuch Choice, District of Shelburne, for the Time being, of the Time and Place for to be made in holding said Meeting to the end said District may join therein, and the Cleric of the said District shall set up in some public Place in said District a Notification thereof accordingly: The Meeting for the Choice of a Representative or Representatives to be held in the faid Town of Deerfield, and to be regulated by the Selectmen of the faid Town of Deerfield.

To join with Deerheld, &c. in chooling Representagives.

Townof Deerthe Time for faid Town.

> And be it further enacted, That the said District of Shelburne shall pay their Proportion of all Town, County, and Province Taxes already fet on or granted to be raised, as if this Act had not been made; and that of the Sum set on the said Town of Deersteld as their Proportion with other Towns to a Tax of One Thousand Pounds for the future, the

Shelburne to p y their Proportion of Texes, 23 herein sct foith.

Worthington a Town.

faid Town of Deerfield shall retain the said Sum, except the Sum of Eight shillings and fix Pence, which shall be deducted from the faid Sum set on the said Deersield, and put on the said District of Shelburne, as their Proportion of public Taxes,

And be it further enacted, That Thomas Williams Esq, be and hereby is impowered to iffue his Warrant, directed to some principal Inhabitant in the District of Shelburne, requiring him to warn the Inhabitants liams, Elq; to of the said District to meet and assemble at some convenient Time and notify the sirst Place in faid District, in order to chuse such Officers as by Law Towns Meeting. are impowered to chuse in the Month of March annually.

And be it also further ena Ted, That the Inhabitants of the said Diftrict of Shelburne, who in the last Tax in the Town of Deerfield were rated one Half Part Io, much for their Estates and Faculties as for one fingle Poll, shall be allowed to vote in their first Meeting, and such other Meetings as may be called in faid District, until a Valuation of Estates shall be made by Assessors there.

Qualification

CHAP. V.

An Act for erecting the new Plantation called Number Three, in the County of Hampshire, into a Town by the Name of Worthington.

THEREAS the erecting the new Plantation, called Number Three, in the County of Hampshire, into a Town, will greatly encourage and forward the further Settlement thereof, Preamble. and remove many Difficulties the Inhabitants already settled there at present labour under:

Be it therefore enacted, by the Governor, Council, and House of Representatives, That the new Plantation called Number Three, in Bounds of the County of Hampshire, bounding Easterly on Chesterfield, Southerly Town of partly on Murrayfield, and partly on Becket, Westerly partly on a Worthington, new Township called Hartwood, and partly on the new Township Number Two, Northerly on the new Township Number Five, (being the Township which by a Committee of this Court was in the Year One Thousand seven Hundred and Sixty-two, sold at Public-Vendue to Aaron Willard, Eig; in Behalf of himself and others,) be, and hereby is made a Town by the Name of Worthington; and the Inhabitants thereof are hereby invested with all the Powers, Privileges and Immunities that the Inhabitants of other Towns within this Province enjoy.

And whereas the said Aaron Willard, Esq, purchased the Lands of faid Township from the Province for himself, and John Worthington, Preamble. Josia. Dwight, Timothy Dwight, jun'r. and Salah Barnard, Esqrs. to hold the same in the following Proportion, viz. the said John, Josiah, Timothy and Aaron to hold each one Sixth Part thereof, and the said Salah one Third Part thereof, and by Deeas between themselves mutually executed, settled the same among themselves in that Proportion, excepting three publick Rights, or fixty-third Parts, and one Right, or fixty-third Lands into Hundred Acre Lots; and in their Meetings as Proprietors have divided the greater Part thereof among themselves, to hold the same in Severalty: And in order to bring forward and complete the Settlement of the same Lands, and for the Fulfilment and Performance of the Con-

Worthington a Town.

ditions of the Grant thereof, the said Purchasers have each of them been disposing and conveying such Hundred Acre Lots to Persons who have engaged to settle thereon, and have covenanted with said criginal Purchasers respectively, to do the Duties of Settlers, and to pay certain Proportions, viz. Each a fixtieth Part of the Cost and Charge of building a Meeting-House, and settling a Minister there:

Inhabitants and original Perchafers cheole Ufficers

Be it enacted, That the Inhabitants of faid Town, such of them as have undertaken to fettle fuch Rights, and to contribute any Part or Proportion towards the building a Meeting-House, and settling a Minister as aforesaid, together with such of the original Purchasers of said Lands, impowered to who have not engaged a sufficient Number of Settlers in Proportion to their original Share in faid Town, be, and they are hereby impowered at a Meeting to be called for that Purpose, agreeable to the Directions of an Act of this Province, made in the Twelfth Year of the Reign of her late Majesty Queen Ann, intitled, An Act, directing bow Meetings of Proprietors of Lands lying in Common, may be called; to chuse a Clerk; Treasurer, Assessors and Collectors, and any other Officer or Officers that Proprietors of Common Lands may chuse, the Votes always to be collected according to the Interest; and at such Meeting or at any future Meeting called agreeable to the Directions of the Act aforefaid, may agree upon and grant any Sum or Sums of Money they may think proper for any or either of the Purpoles aforefaid, to be affelfed on the feveral original Purchasers or their Assignees of the Lands there as aforefaid, according to their leveral Interests therein, and the Contract and Obligations they have made thereabout.

and to grant Monies.

Preamble.

And to the End that the Proportions of the several Purchasers aforesaid in said Lands, and the Assignees to whom they have respettively conveyed any Part of the same, under Contract of doing any Share of the settling Duties aforesaid, may be the better known in said Town:

Settlers, to regulate the Affestors in

Be it enacted, That each and every of the original Proprietors aforefaid, shall file with the Clerk of the said Town, within three Months Original Pro- after his Choice and Acceptance of faid Office, an Account of his origiwith the Clerk nal Share in faid Township, and a List of the Names of the several Pera List of the fons to whom he has conveyed any Part of his Lands there under Con-Persons he has tract of doing any settling Duties there, with Account of what Proporagreed with as tion of such Duties each Assignee has engaged to perform; and that fuch Lift and Account shall be the Rule by which the Assessors shall proceed in making such Assessments against any Persons as Assignees making Asses. of said original Purchasers, and if any of such original Purchasers shall not make Return to such Clerk of such a Number of Assignees engaged to do and perform such Duties of Settlement as shall be his Proportion of Duties according to his Share of faid Lands there, the Affesfors shall affess what remains on his own Lands 'till such original Purchasers shall. make further Return to fuch Clerk of any other or new Assignee of any of his Lands who shall have engaged the Performance of any Part of his Duty of Settlement; in which Case such Part shall for the suture be fet upon such Assignee.

And be it further enacted, That if any fuch original Purchaser, or any of their Assignees shall refuse or neglect to pay any Taxes that may be fet on them or their Lands, agreeable to this Act, for either of the Purposes aforesaid, the Assessor of such Taxes that shall be from Time to Time, shall be and hereby are impowered to make Sale of any such Delinquents Lands there for the Payment thereof, they conforming therein to the Directions and Regulations specified and contained in an Act of this Province that was made in the second Year of his present

Granby a Town.

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Majesty's Reign, intitled, An Act to subjett the un-improved Lands within this Province to be Sold for Payment of Taxes affeffed on them by Order of the Great and General Court, and Votes and Agreements of the Proprietors thereof, and to enable Proprietors of new Plantations to levy Province and County Taxes laid upon them.

And to prevent any Injustice to any of the Inhabitants of the Jaid Town, or other Proprietors of Lands there, by Means of any false Return against him (by any original Purchaser) as his Assignee liable and Subject by Contract to do any Duty of Settlement, which he has not undertaken, and thereby being subjected to an unreasonable Assessment upon

bim in Consequence of such false Return:

Be it enacted, That if any fuch original Purchaser shall falsly return any Person as his Assignee of any Lands in said Town, and as liable and engaged to do any Duty of Settlement on his Behalf, which fuch Penaltyon nei-Person is not liable or engaged to persorm, and such Person shall by ginal Pu cha-Means thereof, be subjected to any unjust Assessment, against the true fers for return-Design of this Act, and shall actually suffer any Loss or Damage there- ing a falleList. by, he shall be, and is hereby intitled to treble the Damages he shall so suffer, to be recovered with Costs against such original Purchasers, by Action of Debt to be brought by Virtue of this Act.

And be it further enacted, That Ifrael Williams, Esq; be, and hereby liams, Esq; is impowered to iffue his Warrant, directed to some principal Inhabi-impowered to tant of faid Town, requiring him to call a Meeting of faid Inhabitants, call a Meeting in order to chuse such Officers as by Law Towns are impowered to of the Inhabi-

chuse in the Month of March annually.

Preamble,

Ifrael Wil-

CHAP. VI.

An Act for incorporating the Second Parish of South-Hadley, in the County of Hampshire, into a Town by the Name of Granby.

THEREAS the Inhabitants of the second Parish of South-Hadley, labour under many Difficulties and Inconveniences, by Reason of their not being incorporated into a Town:

Preamble:

Be it enacted by the Governor, Council, and House of Representatives, That the second Parish in the District of South Hadley, with the Inhabitants and their Lands as hereafter described, viz Beginning at a Pine-Tree, marked standing in Springfield Line One hundred and fixty- Bounds of the Perch West of Stoney-Brook, and on the Edge of a large graffy Pond, and from said Tree to run North six Degrees West to a Ditch ten Rods Granby descri-East of Ebenezer Snow's House; thence North seven Degrees thirty Minutes West One hundred and sisty-sive Perch to Stoney-Brook at the South-Side of Benjamin Church's Lot, and then down said Brook to the Northeast Corner of the Bridge called Church's-Bridge over faid Brook, and from thence to the Southwest Corner of Nathan Smith's Home-Lot; from thence to the Northwest Corner of the Heirs of Samuel Moody's House-Lot to a Stake and Stones on the Southerly Side of the Road leading up Cold-Hill; then running Eafterly upon the Southerly Side of faid Road until it comes to the Road leading from faid Cold-Hill to Phineas Smith's; then running on the Southerly and Southwesterly Side of said Road until it comes to the County-Road leading from Amberst to the West Meeting-House in said South-Hadley; then running Northerly; and on the Eafterly Side of faid County-Road until it comes to the Land of the Heirs of Peter Montague; and then to run Easterly in the Dividing-Line between said Montague's Heirs 5 E

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Granby a Town.

and Phineas Smith's Land until it comes to the Land of Hezekiah Smith: then to run on the Easterly Side of Moses Montague's Land, and Land of the Heirs of Peter Montague deceased, until it comes to Batchellors-Brook; then up faid Brook until it comes to the Dividing-Line on the North-Side of faid Brook between Joseph Moody's and Eleazer Nash's Land; then running Northerly in faid Dividing-Line until it comes to the County-Road aforesaid; thence Northerly a strait Line until it comes to where the Road leading to Noah Moody's croffes Elmer's Brook so called; then on the Easterly Side said Road so far as the fame is laid out; and from thence North fix Degrees and an half West to the Northerly Line of said District; be, and hereby is incorporated into a Town by the Name of Granby; and that the faid Town be invested with all the Powers, Privileges and Immunivies that other Towns in this Province do or may by Law enjoy, that of fending aRepresentative to the General Assembly only excepted; and that the Inwith Hadley, habitants of the said Town shall have full Power and Right from Time choice of Re to Time to join with the Town of Hadley in the Choice of a Represenpresentatives. tative or Representatives, who may be chosen from any or either of the Towns or Districts within the original Limits of the antient Town of Hadley, and be subject to pay their proportionable Part of the Charge: In which Choice they shall enjoy all the Privileges which by Law they would have been intitled to, if this Act had not been made: And the Selectmen of the Town of Hadley shall issue their Warrant to one or to be notified more of the Constables of the Town of Granby, requiring them to noof the Time tify the Inhabitants of the Town of Granby, of the Time and Place of and Place of their Meeting for such Choice: Provided however, And be it further enacted, That the Land of Phineas Smith, not included by the Line aforesaid within the Town of Granby, be annexed to and considered and accounted as Part of the faid Town of Granby, and shall enjoy Privileges and do Duties there as Part and Parcel of the same.

Granby to join

South Hadley Parish Linedescribed.

And be it further enacted, That the Dividing-Line between the Town of Granby, and the first Parish of South-Hadley, be, and hereby shall be the Parish-Line for the future.

tion of Town Stock.

And be it further enacted, That the said Town of Granby shall have Granbyto have their Proportion of the Monies in the Treasury of the District of Souththeir Propor- Hadley that are not appropriated; and also their Proportion of what is affessed and not collected, shall be divided between the said Town of Granby and the first Parish in South-Hadley, agreeable to the last Province Tax; and also the said Town of Granby shall have their Proportion in the Town Stock of Ammunition, School-Money, Weights and Measures, Pound and Stocks, and School-House.

And be it further enacted, That the Expence to which the District of South-Hadley are subjected for the Support of their present Poor, shall for the future be borne and discharged by the said District, and their Proportion of the the faid Town in the Proportion as they paid to the Province Tax fet on faid South-Hadley for the last Year.

and of all Town County Taxes.

and to pay

Provided nevertheless, And be it further enacted, That the said Town of Granby shall pay their Proportion of all Town, County and and Province Province Taxes already fet on, or granted to be raifed by faid Diffrict of South-Hadley, as if this Act had not been made.

Efq; to call a Meeting of the Iohabitants.

And be it further enacted, That Eliezer Porter, Esq; of Hadley, be, and hereby is impowered to iffue his Warrant directed to some prin-Eleaz'r Porter cipal Inhabitant in said Town of Granby, requiring him to notify and warn the Inhabitants of said Town, qualified by Law to vote in Town-Affairs, to meet at such Time and Place as shall be therein set forth, to chuse all such Officers as shall be necessary to manage the Affairs of the faid Town.



Passed in the Seventh Year of the Reign of His Majesty King GEORGE the Third. 1767.

CHAP. II.

An Act to amend so much of an Act made in the last Session of Parliament, intituled, An AEt for repealing certain Duties in the British Colonies and Plantations, granted by several Acts of Parliament; and also the Duties imposed by an Act made in the last Session of Parliament upon certain East-India Goods exported from Great-Britain; and for granting other Duties instead thereof; and for further encouraging, regulating, and securing, Several Branches of the Trade of this Kingdom, and the British Dominions in America, as relates to the Exportation of non-enumerated Goods from the British Colonies in America.

THEREAS by an Act made in the last Session of Parliament. intituled, An AEt for repealing certain Duties, in the British Colonies and Plantations, granted by several Acts of Parlia- in Act 6 ment; and also the Duties imposed by an Act made in the last Geo. 111. Session of Parliament upon certain East-India Goods exported from Great-Britain; and for granting other Duties instead thereof; and for encouraging, regulating, and securing, several Branches of the Trade of this Kingdom, and the British Dominions in America; it is, amongst other Things, enacted, that Bond and Security, in the Penalties in the said recited Act mentioned, shall be given to the Collector or other Principal Officer of the Customs, at any Port or Place in any of the British American Colonies or Plantations, with One Surety besides the Master of every Ship or Vessel that shall lade or take on Board there any nonenumerated Goods, with Condition, that such Goods stiall not be landed at any Part of Europe to the Northward of Cape Finisterre, except

Non enumerated Goods, laden in any

The recited it relates to the Bond and Security for landing fuch non-enumera-Great Britain, extended to Ireland, &cc.

in Great-Britain: And whereas Ireland should have been excepted in the faid Act as well as Great-Britain: Be it therefore enacted and declared by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, British American Colony or Plantation, may be landed in Ireland; and that may be land-the faid recited Act, and all the Regulations therein contained, so far ed in Ireland. as the same relate to the Bond and Security for landing such non-enumerated Goods in Great-Britain, shall extend, and be construed to ex-Act, so far as tend, to Ireland also, as fully and effectually to all Intents and Purposes as if Ireland had been excepted and named in the faid Act; and that any Bond which may have been entered into in pur-fuance of the said recited Act, not to land any non-enumerated Goods in any Part of Europe to the Northward of Cape Finisterre, exted Goods in cept in Great-Britain, shall and may be cancelled and discharged by the like Certificate under the Hands and Seals of the Collector and Comptroller, or other Principal Officer of the Customs at any Port in Ireland, testifying the Landing such Goods there, in the same Manner as if the faid Goods had been landed in Great-Britain; any thing in the faid recited Act to the contrary notwithstanding.

BOSTON; N.E.

Printed by RICHARD DRAPER, and GREEN and RUSSELL, Printers to the Government. 1768.

Burglary, &c.



Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of Massachusets-Bay, in New-England, begun and held at Boston, upon Wednesday the Thirty-first Day of May, 1769, from thence continued by fundry Prorogations to Thursday the Fifteenth Day of March following, and then met at Cambridge in the County of Middlesex.

CHAP. I:

An Act for preventing and punishing Burglary, and for Repealing one Act, intitled, " An Act against Burglary."

THEREAS the Provision made by the Ast against Burglary Preamble. has been found ineffectual for answering the Purposes thereby intended:

Be it therefore enacted by the Lieutenant-Governor, Council, and House of Representatives, That the Act or Law of this Province, made and past- Act of Geo. i. sed in the first Year of King George the First, intitled, An Act against Burglary, and every Clause thereof, be, and the same is hereby repealed and made void forever.

And for the more effectually punishing of said Offence for the future.

Be it further enacted, That if any Person or Persons shall in the Night-Time break and enter any Dwelling-House, with intent to kill, rob, in the Night steal, commit Rape, or to do or perpetrate any Felony, the Person or Death without Persons so offending, and being thereof convict, shall suffer the Pains of Benefit of Clercy. Death without Benefit of Clergy.

And be it further enacted, That if any Person or Persons shall enter into the Dwelling-House of another by Night or by Day without breaking the same, if such Entry shall be made with intent to kill, rob, steal, Day-time and commit Rape, or perpetrate any Felony; and shall in the Night-Time breaking out break the said House to get out of the same, the Person or Persons so Death without offending, and being thereof convict, shall suffer the Pains of Death, Benefit of Clerations of Clerati without Benefit of Clergy, any Law, Usage or Custom to the contrary gy. of this Act, or of any thing therein contained, notwithstanding.

CHAP. II.

An Act for determining the Times for holding the Superior Courts of Judicature, Court of Affize and General Goal Delivery, in the several Counties within the Province.

Preamble.

HEREAS from a Change of Circumstances of several Counties within the Province, and for other sufficient Reasons, it is judged necessary that there should be an Alteration in the Times. of holding the Superior Court of Judicature, Court of Affize and General Goal Delivery in such Counties; and it is also judged convenient in one Act or Law to settle the Time for holding the said Superior Court of Judicature, Court of Assize, and General Goal Delivery in all the Counties within the Province: And whereas it is also judged necessary that said Superior Court of Judicature, Court of Assize and General Goal Delivery should be holden at two Terms in a Year, within each of the Counties of Hampshire and Worcester &

The Times fixed for holding the Superior Courts, &c. for the future.

Be it enacted by the Lieutenant-Governor, Council, and House of Reprefentatives, That from and after the First Day of May in this present Year, the Times and Places- for holding and keeping the Superior Court of Judicature, Court of Affize and General Goal Delivery, shall be as followeth, That is to fay,

Within and for the County of Suffolk, at Boston, on the third Tuesday

in February, and the last Tuesday in August.

Within and for the County of Essex, at Salem, on the first Tuesday in November, and at Ipswich on the third Tuesday in June.

Within and for the County of Middlesex, at Cambridge on the last Tues-

day in October, and at Charlestown on the second Tuesday in April. Within the County of Hampshire, and for the Counties of Hampshire and Berkshire, at Northampton on the last Tuesday in April, and at Springfield, on the fourth Tuesday in September.

Within and for the County of Plymouth, at Plymouth on the third

Tuelday in May.

Within the County of Barnstable, and for the Counties of Barnstable ... and Dukes-County, at Barnstable on the Wednesday next preceding the third Tuesday in May.

Within and for the County of Bristol at Taunton, on the second

Tuesday in Ottober.

Within and for the County of York, at York on the fourth Tuesday

in June.

Within the County of Cumberland, and for the Counties of Cumberland and Lincoln, at Falmouth, on Tuesday next following the fourth Tuesday

Within and for the County of Worcester, at Worcester on the Tuesday next preceding the last Tuesday in April, and on the third Tuesday in

September.

Appeals, cordingly.

And be it further enacted, That all Appeals, Writs of Review, War-Writs of Re. rants issued or to be issued, Executions, and all Recognizances, Processes, view, &c. de- Matters or Things whatsoever returnable to, or that might have been clared to be proceeded on, adjudged and determined at any Court, the Time for holding which is altered by this Act, shall be in like Manner returnable to, and may in like Manner be proceeded on, adjudged and determined at the Court in the same County which shall according to this Act be holden next after as might have been at the next following Term established by Law, if this Act had not been made.

CHAP. III.

An Act determining at what Times and Places the several Courts of General Sessions of the Peace, and Inferior Courts of Common Pleas, shall be held within and for the feveral Counties of the Province for the future.

THEREAS it is found necessary to make certain Alterations Preamble. of the Times of holding Courts of the General Sessions of the Peace and Inferior Courts of Common Pleas in several Counties. within the Province, and it is also judged convenient that the several Times and Places for bolding said Courts throughout the Province

should be established in one Act: Be it therefore enacted by the Lieutenant-Governor, Council, and House fixed for holdof Representatives, That the Times and Places for holding the Courts ing the Courts of Sections & of General Sessions of the Peace, and Inferior Courts of Common Pleas, Inferior Courts within and for each of the several Counties in the Province, shall henceforth in the several annually be as follows; that is to fay,

The said Courts shall be held within and for the County of Suffolk at Boston, on the first Tuesday in January, the third Tuesday in April, the second Tuesday in July, and the first Tuesday in October.

Within and for the County of Essex, at Salem the second Tuesday in July, and last Tuesday in December; at Ipswich, the last Tuesday in March; and at Newbury-Port the last Tuesday in September.

Within and for the County of Middlesex, at Cambridge the third Tuesday in May; at Charlestown the second Tuesday in March, and last Tuesday in November; and at Concord, on the first Tuesday in September.

Within and for the County of Hampsbire, at Springfield the third Tuesday in May, and the last Tuesday in August; at Northampton the second Tuesday in November, and the second Tuesday in February.

Within and for the County of Plymouth, at Plymouth the second Tuesday in April, the first Tuesday in July, the first Tuesday in October, and the fecond Tuesday in December.

Within and for the County of Barnstable, at Barnstable the first Tuesday in April, the last Tuesday in June, the last Tuesday in September, and the first Tuesday in December.

Within and for the County of Bristol, at Taunton the third Tuesday in December, the second Tuesday in March, the second Tuesday in June, and the second Tuesday in September.

Within and for the County of York, at York the first Tuesday in January, the second Tuesday in April, and the second Tuesday in July, and at Biddeford the second Tuesday in October.

Within and for Duke's-County, at Edgartown the first Tuesday in

March, and at Tisbury the last Tuesday in Ostober.

Within and for the County of Nantucket, at Sherburne the last Tuesday in March, and first Tuesday in October.

Within and for the County of Worcester, at Worcester the last Tuesday in March, the second Tuesday in June, the first Tuesday in September, and the first Tuesday in December.

Within and for the County of Cumberland, at Falmouth the third with 608

Tuesday in April, and third Tuesday in October.

Within and for the County of Lincoln, at Pownalborough, the first Tuesday in June, and last Tuesday in September. .

Within and for the County of Berkshire, at Great Barrington, the first Tuesday in September, and at Pittsfield the last Tuesday in February.

And be it further enasted, That all Original Writs, Summons, War- other Matters rants, iffued or to be iffued, Recognizances, Executions, Processes, declared to be Matters or Things of what Kind foever, returnable to, or which might returnable accordingly. have been adjudged, determined or acted upon at any Court the Time for holding of which is altered by this Act, shall be in like Manner returnable-to, adjudged, determined and acted upon at the Court in the same County to be holden next after, by Virtue of this Act.

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CHAP. İV.

An Act in Addition to an Act made and passed in the Eleventh Year of the Reign of King WILLIAM the Third, intitled, An Act for suppressing and punishing of Rogues, Vagabonds and Common Beggars, and other lewd, idle and disorderly Persons, and for fetting the Poor to work.

Preamble,

THEREAS the Execution of an Act made and passed in the Eleventh Year of the Reign of King WILLIAM the Third, intitled, "An Act for the suppressing and punishing of Rogues, Vagabonds, Common Beggars, and other lewd, idle and disorderly Persons; and also for setting the Poor to work, " is oftentimes rendered very difficult, by Reason of the Distance of the Place where such Persons are found, and taken up from the House of Correction to which they are directed by said Act to be sent in Order for Punishment, by Means whereof such Persons often escape without any Punishment, and thereby many such disorderly Persons are encouraged to come from distant Parts into this Province, whereby his Majesty's good and industrious Subjects here are-frequently burthened and imposed on by such vagrant, idle and disorderly Persons;

For the more effectual preventing whereof for the future,*

impowered to bonds, &c.

Be it enacted by the Lieutenant-Governor, Council, and House of Court of Seffi. Representatives, That henceforward it shall be in the Power of the Court ons, and one of General Sessions of the Peace, in any County within this Province, or more Justices of the Peace and of one or more Justices of the Peace out of Court, at his Discretion, out of Court either to fend and commit to the House of Correction, all such Persons nipowered to as faid Court or Justice might send or commit thereto by the Provision of faid Act; or otherwise punish them by setting in the Stocks, not exceeding three Hours, or by Whipping not exceeding ten Stripes; any Law, Usage or Custom to the contrary notwithstanding.

CHAP.

Lands and Tenements liable to the Payment of Debts.

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CHAP. V

An Act in further addition to an Act intituled, "An Act for making of Lands and Tenements liable to the Payment of Debts."

THEREAS in and by an Act intituled, " An Act for Preamble. making of Lands and Tenements liable to the payment of Debts," it is provided that where the Goods and Chattels belonging to the Estate of any Person deceased shall not be sufficient to answer the just Debts which the deceased owed, or Legacies given, upon representation thereof, and making the same to appear unto the Superior. Court of Judicature, bolden for or within the County where such deceased Person last dwelt, the said Court are impowered to License and Authorize the Executor or Administrator on such Estate, to make Sale of all or any Part of the Houses and Lands of the deceased, so far as shall be necessary to satisfy the just Debts which the deceased owed at the Time of his death and Legacies bequeathed in and by the last Will and Testament of the deceased: And as it has been found by Experience that the Authority to license the Sale of Real Estates given to the said Court by the said Acts, having been thereby limited and restrained to that particular County where such deceased Person last dwelt, has been found much to retard the Settlement of such Estates, and greatly to delay the Payment of the Debts due therefrom, and to occasion many expensive Law suits:

Therefore for the preventing such Inconveniences for the future, and for the furtherance of the original Intent of the said Act:

Be it enasted by the Lieutenant-Governor, Council, and House of Representatives, That in all Cases where the said Superior Court by the impowered to said Act, are impowered to licence and authorize the Sale of any Real license the Sale of Real Estates, the said Court henceforward, and hereby are fully empowered to pay Debts give and grant such Licence and Authority in any Term or Sitting of the of Persons desired. faid Court in any County within this Province, upon Application made ceased, in any County. to the faid Court for the same; whether the County where such Application is made, be the same County where such deceased Person dwelt or

And be it further enacted, That the Justices of any of the Inferior Inferior Courte Courts of Common Pleas for any of the Counties within this Province, impowered to are also fully impowered and authorized hereafter on Application to them made, at any Session of such Court to give and grant Licence and pay Debts of Authority for the Sale of any Real Estate of any Person deceased, lying within the County for which such Court, shall be held, in all such Cases respective within the County for which such courts by the showeshid As has been hererefore. Counties where the faid Superior Court by the abovefaid Act has been heretofore Counties. impowered to grant such Licence. And that all Executors or Administrators who may hereafter obtain such Licence and Authority, either from the Superior Court or any Inferior Court of Common Pleas, shall in executing the same in all Things conform to the Directions of the Laws of this Province which respect the Sale of Lands under Licence of the Superior Court, mentioned in the Act in Addition whereto this Act is made.

Mansfield a District.

CHAP. VI.

An Act to erect the North Precinct of the Town of Norton in the County of Bristol, into a separate District, by the Name of Mansfield.

Preamble.

THERE A.S the erecting of the North Precinct of the Town of Norton in the County of Bristol, into a separate District, would serve to remove many Difficulties and Inconveniences which the Inhabitants labour under:

Be it therefore enacted by the Lieutenant Governor, Council, and House of Representatives, That the North Precinct of the Town of Norton, by

the fame Bounds and Limits which the faid North Precinct of the Town of

Norton was first made a Precinct, be and hereby is incorporated into a se-

respective Proportion of the Province Tax; and that the said Town of Norton, as often as they shall call a Meeting for the Choice of Representa-

faid District of Mansfield for the Time being, of the Time and Place for

holding the said Meeting, to the end that said District may join them;

and the Clerk of faid District shall fet up in some public Place in faid

Mansfield incorporated a Diftrict.

Norton in

parate District by the Name of Mansfield; and that the Inhabitants thereof be vefted with all the Powers, Privileges and Immunities which the Inhabitants of any Town within this Province do or by Law ought to enjoy; excepting only the Privilege of fending a Representative to the General To join with Assembly; and that the Inhabitants of faid District shall have Liberty from chusing a Re-presentative. Time to Time to join with the Town of Norton in the Choice of a Representative or Representatives, which Representatives may be chosen indifferently from the faid Town or District; the Pay or Allowance of such Representatives to be borne by faid Town and District according to their

Town of Nor- tives, shall from Time to Time give seasonable Notice to the Clerk of the ton to notify-a Meeting for the Choice.

District a Notification thereof accordingly.

Poor.

Provided nevertheless, and be it further enacted, That the said District To pay their Proportion of Mall pay their Proportion of all such Province, County and Town Taxes Taxes of Nor- already granted to be raifed in the Town of Norton aforefaid, and shall charge of the also bear their proportionable Part of supporting the Poor of the Town of Norton that are at this Time relieved by the faid Town; provided, that the District of Mansfield, shall not be liable to maintain any Persons within the same who have been legally warned out of the said Town of Norton, but by virtue of said Warning shall have the same Privilege of removing such Persons as the said Town of Norton could have in case they had remained therein.

And be it further enatted, That the faid Town of Norton shall allow The District to to the said District of Manssield, their proportionable Part of the Town have their pro-portion of the Stock, and their proportionable Part of the Money that is already granted Town-stock. and affelfed in faid Town of Norton for the Support of the School, and other necessary Charges for the ensuing Year.

Stoughton annexed to Mansfield to do Duty there.

And be it further enacted, That Eleazer Robins and other Inhabitants Some of the Inhabitants of of the Town of Stoughton, who were annexed by the General Court to the North Precinct of faid Town of Norton, to do Duty and receive Privileges as to Parish Affairs during the Pleasure of the Court, are still continued to do Duty and receive Privileges as to Parish Affairs with faid District of Mansfield, during the Pleasure of the Court.

Ephraim Leocall a Meeting of the Inhabitanis.

And be it further enacted, That Ephraim Leonard, Elq; be and is nard, Efg; hereby impowered to mue his vivaliant, directly and warn the Inhabi-impowered to Inhabitant in faid District, requiring him to notify and warn the Inhabihereby impowered to iffue his Warrant, directed to some principal tants of the faid District qualified by Law to Vote in Town Affairs to meet at Time and Place as shall be therein set forth, to chuse all such Officers as shall be necessary to manage the Affairs of said District.

C H A P. VII.

An Act for incorporating the second Precinct in Hingham, into a District by the Name of Cohasset.

HEREAS the Inhabitants of the second Precinet in Hingham labour under many Difficulties and Inconveniences by Reason of Preamble. their not being incorporated into a District

Be it enacted by the Lieutenant-Governor, Council, and House of Representatives, That the Inhabitants and Lands within the present Bounds of the second Precinct in the Town of Hingham, (excepting a Number of Families and their Homesteads, which were re-annexed to the Cobaster incor-first Precinct in said Town, in the Year One Thousand seven Hundred parated a and Forty-leven) be and hereby are incorporated into a District, by the Name of Cohasset. And that the Inhabitants thereof be, and hereby are invested with all the Powers, Priviledges and Immunities, which the Inhabitants of Towns within this Province do, or by Law ought to enjoy (that of fending a Representative to the General Assembly only excepted;) and that the Inhabitants of faid District shall have Liberty from Time to Time, to join with the Town of Hingham in the Choice of a Represen-Time, to join with the Iown or rangeau in the Choice of a Representative may to join with tative or Representatives, which Representative or Representatives may to join with Hingham in be chosen indifferently from faid Town or District; the Pay or Allowance chusing a Reof fuch Representative or Representatives to be borne by the said Town presentative. and District, according to their respective Proportions of the Province Tax: And that the Town of Hingham as often as they shall call a Meeting for the Choice of Representatives, shall from Time to Time give feasonable Notice to the Clerk of said District of Cobasses, for the Time from to Notify being, of the Time and Place for holding faid Meeting, to the End that a Meeting for the said District may join therein; and the Clerk of said District, shall the Choice. fet up in some publick Place in said District a Notification thereof accordingly.

And be it further enacted, That the said District shall have the Privilege District to have of Taxing that Part of the Gristmill at Streight-Pond, (so called) which their Proportion of the has been usually Taxed by the Town of Hingham; and that the said Town-Stock; District shall have their Proportion of the Powder-House, or the Value of the same, also of the Town's Stock of Arms and Ammunition; to be adjusted by the Rule of their Pay to the Province Tax set on said Town of Hingham:

And be it further enacted, That the Inhabitants of faid District shall take to themselves, and hereaster support their just Proportion of all such To pay their poor Persons, as are now wholly supported by said Town of Hingham; Proportion of the Poor, with and also their Proportion of all such poor Persons as now have a Settle- Hingham. ment in the Town of Hingham, but dwell in other Places, whom the faid Town of Hingham may hereafter be obliged by Law to support: And that the Inhabitants of faid District shall pay all Province, County and Town Affestments now set or affested on them, as if they had remained to faid Town of Hingham.

And be it further enacted, That Benjamin Lincoln, Esq; be and he Benjamin Linhereby is impowered to iffue a Warrant to some principal Inhabitant of coln, Esq, imfaid District of Cohasset, requiring him to call a Meeting of said Inhabitants, a Meeting of in order to chuse such Officers as Townsare by Law empowered to chuse the Inhabiin the Month of March annually: And at said Meeting such Persons, tants. Inhabitants in said District shall be allowed to Vote, and only such as would have been allowed to Vote in the Choice of Town Officers in the faid Town of Hingham if this Act had not been made.

Westminster a Town.

CHAP. VIII.

An Act to erect the District of Westminster in the County of Worcester, into a Town by the Name of Westminster.

Preamble.

HEREAS the Inhabitants of the District of Westminster have petitioned this Court to be Incorporated into a Town, that they may enjoy the Privilege of other Towns in being Represented in the Great and General Court:

Westminster in of Representatives, That the District of Westminster in the County of to a Town.

Westminster, and that the Inhabitants thereof be and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of the several Towns within this Province do enjoy.

BOSTON :

Printed by Richard Draper, and Green & Russell, Printers to the Government. 1770.



Acts and Laws,

Passed by the Great and General Court or Assembly of the Province of the Massachusetts-Bay in New-England: Begun and Held at Harvard-College in Cambridge, on Wednesday the Thirtieth Day of May, 1770, and continued by fundry Prorogations, unto Wednesday the Twenty-fixth Day of September following, and then met.

CHAP. I.

An Act for repealing the several Laws now in Force, which relate to the Limitation of Personal Actions, and for the Limitation of Personal Actions for the future, and for avoiding Suits at Law.

E it enacted by the Lieutenant-Governor, Council, and House of Laws relating Representatives, That the several Laws, and the several Parato Limitation graphs and Clauses of all and every of the Laws of this Province, of personal Actions reheretofore made and enacted, any Ways relating to the Limitation pealed. of personal Actions be, and hereby are repealed, and declared null and void, and shall never hereafter be pleaded or pleadable in Bar of any Action brought or to be brought. And for avoiding Suits in Law,

Be it further enasted, That all Actions of Trespass Quare Clausum fregit, all Actions of Trespass, Detinue, Action sur Trover, and Replevin for taking away Goods and Cattle, all Actions of Account and upon the Case, other than such Accounts as concern the Trade of Mer-scribed. chandize between Merchant and Merchant, their Factors or Servants, all Actions of Debt grounded upon any Lending or Contract, without Specialty, all Actions of Debt for Arrearages of Rent, and all Actions of Affault, Menace, Battery, Wounding and Imprisonment, or any of them, which shall be sued or brought at any Time after the first Day of how limited, December, On Thousand seven Hundred and Seventy, shall be commenced and fued within the Time and Limitation hereafter expressed,

5 H

and not after, that is to fay, the said Actions upon the Case, other than for Slander, and the faid Action of Account, and the faid Actions of Trespass, Debt, Detinue and Repievin for Goods or Cattle, and the said Action of Trespass Quare Claufum fregit within six Years from the first Day of December, One Thousand seven Hundred and Seventy, or within fix Years next after the Cause of Tuch Actions or Suits, and not after. And the faid Actions of Trespass of Assault, Battery, Wounding, Imprisonment, or any of them within one Year next after the first Day of December aforesaid, or within four Years next after the Cause of such Actions or Suits, and not after; and the faid Actions upon the Case for Words within one Year after the first Day of December aforesaid, or within two Years next after the Words spoken and not after.

A new Action menced in certain Cafes.

And Nevertheless, Be it enatted, That if any of the said Actions or Suits, Judgment be given for the Plaintiff, and the same be reversed by Error, or a Verdict pass for the Plaintiff, and upon Matter alledged may be com- in Arrest of Judgment, the Judgment be given against the Plaintiff, that he take nothing by his Plaint, Writ or Bill, that in all such Cases, the Party Plaintiff, his Executors or Administrators as the Case shall require, may commence a new Action or Suit from Time to Time within a Year after such Judgment reversed, or such Judgment given against the Plaintiff, and not after.

A Disclaimer allowed in certain Cases.

And be it further enacted, That in all Actions of Trespass Quare Clausum fregit, hereaster to be brought, wherein the Defendant or Defendants shall disclaim in his or their Plea to make any Title or Claim to the Land in which the Trespass is by the Declaration supposed to be done, and the Trespass be by Negligence, or involuntary, the Defendant or Defendants shall be admitted to plead a Disclaimer, and that the Trespass was by Negligence or involuntary, and a Tender or Offer of fufficient Amends for such Trespass before the Action brought, whereupon or upon some of them, the Plaintiff or Plaintiffs shall be enforced to join Issue, and if the said Issue be found for the Desendant or Desendants, or the Plaintiff or Plaintiffs shall be nonsuited, the Plaintiff or Plaintiffs shall be clearly barred from the said Action or Actions, and all other Suit concerning the same.

Shillings.

And be it further enatted, That in all Actions upon the Case for flanderous Words, all Actions of Affault and Battery, all Actions for Costs limited false Imprisonment, and all Actions for malicious Prosecution, to be to the Sum re-covered in Da- fued or profecuted in any of the Courts of Record within this Province, mages when if the Jury upon the Trial of the Issue in such Action, or the Jury that under Forty shillings. Shillings, do find or assess the Damages under Forty Shillings, then the Plaintiff or Plaintiffs in such Actions shall have and recover only fo much Costs as the Damages so found or affessed amount unto, without any further Increase of the same.

not barred.

Provided always, and be it further enacted, That this Act shall not Infants, &c. be understood to barr any Infant, Feme Covert, Person imprisoned, beyond the Seas, or non compis mentis, from bringing either of the Actions before-mentioned, within the Term before fet and limited for bringing such Action, reckoning from the Time that such Impediment shall be removed.

> And be it further enasted, That if any Person or Persons against whom there is, or shall be any such Cause of Suit, or Action of Trespass, Detinue, Action sur Trover or Replevin for taking away Goods

or Cattle, or of Action of Account, or upon the Case, or of Debt grounded upon any Lending or Contract without Specialty, of Debt for Arrearages of Rent, or Affault, Menace, Battery, Wounding and Imprisonment, or any of them be or shall be, at the Time of any such within the lighter of Suit or Action given, or accrued, fallen or come without this mited. Time Province, that then such Person or Persons, who is or shall be entitled after their Reto any fuch Suit or Action, shall be at Liberty to bring the said Actions against such Person and Persons, after their coming or return in this Province, so as they take the same after their coming or return into this Province, within fuch Times as are respectively limited for the bringing of the said Actions before by this Act.

Provided always, and be it further enacted, That this Act shall not extend, or be construed to extend to limit or barr any Action upon the Regard to Case hereaster to be brought upon any Note in Writing made and signed by any Person or Persons, and attested by one or more Witnesses, whereby such Person or Persons have promised or shall promise to pay to any other Person or Persons any Sum of Money mentioned in such a Note, but all Action or Actions upon any such Note or Notes shall be maintained and maintainable as if this Act had never been made; any Thing herein contained to the contrary notwithstanding.

CHAP. II.

An Act for incorporating the South-Part of the Town of Westfield, in the County of Hampshire, into a District by the Name of Southwick.

PHEREAS'a Number of the Inhabitants of Westfield in the Preamble. County of Hampshire, have made their Application to this Court, praying that the South-Part of said Town may be incorporated into a distinct and a separate District:

Be it enacted by the Lieutenant-Governor, Council and House of Representatives, That the South-Part of the said Town of West field, which is contained within the following Lines and Limits, that is to fay, That Southwick in-Part which is bounded Easterly partly on Spring field and partly on Suf- to a District. field, Southerly on the South Line of Westfield, Westerly on the Town of Granville, North on the Line following, (viz.) beginning at a yellow Oak-Tree marked with Stones about it, standing in Spring field Line on the East Mountain so called, and from thence running West seventeen Degrees and thirty Minutes, North across the Township of Westfield to a Stake and Stones in the Line dividing Granville and Westfield, which Line running from the faid yellow Oak-Tree on the East Mountain aforefaid to the faid Stake and Stones in the faid dividing Lines between Granville and Westfield, in its Course strikes a Number of Chesnut Plants standing together with Stones about them by the Country Road leading to the West Part of Suffield, and between two small Rivulets called Stoney Gutters, be and hereby is erected into a separate District by the Name of Soutbwick; and that the Inhabitants of the faid District be and hereby are invested with all the Powers and Privileges that Towns in this

Southwick a District.

Province enjoy by Law, that of fending a Representative to this Court only excepted, and that the faid District shall have full Right and Liberty from Lime to Time to join with the Town of Westfield in the Choice of To join with Representatives, to be chosen of the Town or District aforesaid indif-Welfield in the ferently, to represent them at the General Assembly; and that the said presentatives, District of Southwick shall from Time to Time bear their Proportion of the Expence of such Representatives, and the Freeholders and other Electors of faid District shall be notified of the Time and Place of Election by a Warrant from the Selectmen of West field directed to the Constable or Constables of said Southwick, in the usual Form directing him, or them to warn the Inhabitants of faid Southwick, to attend at the Time and Place of Election, and that the Charges of Representation be paid and pay their by faid West field and Southwick, in the same Proportion from Time to Proportion of Time, as they pay towards the Province Tax.

Eldad Taylor,

the Charge.

And be it further enacted, That Eldad Taylor, Esq; be and hereby is empowered and directed to iffue his Warrant to some principal Inhabitant of faid Southwick, requiring him to warn the Inhabitants of faid Esq; to notify Southwick, qualified to vote in Town Affairs, to meet at some suitable a Meeting. Time and Place in said District to chuse such Officers as man be near than Time and Place in faid District to chuse such Officers as may be necessary to conduct the Affairs of faid District, which they are hereby empowered to chuse at such Meeting.

Proviso for Payment of past Taxes.

Provided nevertheless, The Inhabitants of faid Southwick, shall pay their Proportion of all fuch Province and County Taxes as are already fet on them by the Town of Westfield, in likeManner as though this Act had not been made.

Province-Tax affeffed by Westfield;

And be it further enacted, That in Regard to the Proportion of the this Year to be Province Tax at this Session of the General Court, set upon the said Town of West field for this present Year, the same be affessed by the Assessors of the faid Town of Weftfield on the Polls and Estates in said Town of Westfield, and the said District of Southwick, and shall be collected by the Collectors of the said Town of Westfield in the same Manner they would have been if this Act had not been made:—And that all County, Fown, and Town and Parish Taxes, which without the making of this Act would Parish Taxes have been set upon the saidTown of Westfield, shall be imposed, affessed and collected in the same Manner as the Province Tax aforesaid for this present Year; and that the Assessor and Collectors of said Town of West field shall be and hereby are fully empowered to assess and collect the same in like Manner as if this Act had not been made.

huation.

And be it further enacted, That after this present Year, and until a Southwick to pay a fifthPart new Valuation of the Estates of the Inhabitants in the several Towns and of Wesseld Pro-Districts in this Province shall be taken and concluded, that the Inhabivince Tax un-til a new Va-til a new Vawould have been set upon the said Town of Westfield if the said District had not been made.

Lands annexed to Bridgwater. Lands annexed to Lenox. 573

CHAP. III.

An Act for setting off Nathaniel Littlefield and Amariah Harris of the South Precinct in Stoughton, with their Lands, from faid South Precinct in Stoughton, and annexing the same to the North Precinct in Bridgwater.

HEREAS it bath been represented to this Court, that the Lands of Nathaniel Littlefield and Amariah Harris of the Preamble: South Precinct in Stoughton in the County of Suffolk, together with their Habitations, lye much nearer the Place of public Worship in the North Precinct in Bridgwater, than to the Place of public Worship in said Precinct in Stoughton, and will be better accommodated to be set off from said South Precinct in Stoughton, and annexed to said North Precinct in Bridgwater, and in Consideration thereof the said South Precinct in Stoughton and the said North Precinct in Bridgwater have conjented thereto: And the said Nathaniel Littlefield and Amariah Harris have humbly petitioned this Court for the Purpoje aforesaid:

Be it therefore enacted by the Lieutenant-Governor, Council, and Nath. Littlefield House of Representatives, That the said Nathaniel Littlefield and Harris set off Amariah Harris with their Lands be and hereby are fet off from the from Stoughton to Bridgwater. South Precinct in Stoughton to the North Precinct in Bridgwater, there to do Precinct Duties and receive Precinct Privileges as others of its Inhabitants.

And be it further enacted, That the said Nathaniel and Amariah They to pay shall and they hereby are enjoined to pay their respective Proportions towards shall and they hereby are enjoined to pay their respective in Grants that of all such Grants as have been made by faid South Precinct in have been made by Stoughton for defreying the necessary Charges thereof.

CHAP. IV.

An Act for annexing to and incorporating with the District of Lenox in the County of Berkshire, a Number of the Inhabitants living on Grants of Land adjoining to the faid District, and their Lands

THEREAS it has been represented to this Court by a Number of Persons living on Lands adjoining to the District of Preamble. Lenox, that they and their Lands being annexed to, and incorporated with the said District of Lenox, would greatly contribute to the Growth thereof, and remedy many Inconveniences to which they may otherwise be subjected:

Be it therefore enacted by the Lieutenant-Governor, Council, and House of Representatives, That all the Lands hereafter described and mentioned, and the Persons thereon living, to wit, from the South Line of adjoining to the Grant made to Captain Larribee, beginning at the River, called Lenox Housatonnack River, where the said Larribee's South Line strikes said porated there-River, and running West as the said Line runs, and continuing the fame Course of the said South Line of said Larribee's Grant to the East Line of the Town of Stockbridge; and that the whole of Samuel Wheepley's Farm whereon he now lives be included therein and annexed to faid District; and that they and each of them do Duties, and receive Privileges as fully and amply as the Inhabitants of faid District.

CHAP. V.

An Act for enabling the Proprietors of a Tract of Land called the Lisburn Propriety, to raise Money for making Recompence to fundry Proprietors who had their supposed Rights cut off in Part by the late running of the Lines of the Town of New-Salem and Shutesbury, and for paying other proprietary Debts and Charges, and for enabling them to levy and collect the same.

Preamble.

HERE AS a Part of the Lands formerly supposed to belong to that Trast of Land in Pelham in the County of Hampshire, commonly known by the Name of the Lisburn Propriety, by a late running and afcertaining of the Line dividing the said Propriety from the Towns of New-Salem and Shutesbury, is taken off into said Towns, whereby some Proprietors have not their due Proportion of Land as was intended in the Division of Lands by the said Proprietors among themselves; and likewise, Whereas the said Proprietors have been involved in sundry Law Suits, in some of which Judgment has been rendered against them, and one whereof is still depending in Court: And Whereas the said Proprietors have made their Application to this Court, praying that they may be empowered to raise Money by a Tax on the Proprietors, for the Purpose of doing Justice to such Proprietors whose Lands were taken off as aforesaid; and also for paying and satisfying all such Judgments as have been rendered against them, or may be rendered against them in any Action now depending in Court, and all Charges that have arisen, or may arise in such Suits in prosecuting or defending the same, or which are or may be incurred by them either on any original or judicial Writs whatever:

Proprietors of to raiseMoney

Be it therefore enacted by the Lieutenant-Governor, Council, and House Lifburn Proprise of Representatives, That the said Proprietors at any Meeting duly called ety impowered and convened, shall have Power to grant and raise Monies for the above recited Purposes, as they might do by the Laws of this Province for the Payment of any Proprietary Charges; and also to appoint a suitable Number of Persons belonging to such Propriety to proportion such Sum or Sums as shall be thought necessary to be raised for the Ends and Uses aforesaid, with such further Sum as shall be sufficient to pay the Charges of Collection, upon the feveral Proprietors according to their feveral Interests therein, and to appoint a Collector or Collectors to gather in and collect the fame; which Collector or Collectors, shall be and hereby are fully authorized and empowered to levy and collect the Sum or Sums fet and apportioned for such Proprietors to pay in the same Manner as Constables of Towns within this Province are empowered to levy and collect the public Rates or Taxes; and to pay in the same to the Treasurer of the said Proprietors, at such Time as shall be appointed for Payment thereof, by the Warrant or Warrants to him or them committed, with fuch Rate or Affessments, (which Warrant' the said Affessors shall be empowered to iffue to the said Collector or Collectors in the fame Form (mutatis mutandis) as is by Law established for Warrants of Aflesfors for collecting TownRates,) and such Treasurer shall be accoun-

Sherbourn in Nantucket impowered to choose a Collector. 575

table to the faid Proprietors therefor, and shall pay out the same for the Purposes aforesaid, as by the said Proprietors shall be ordered at any of their legal Meetings; the Person or Persons so affesting the said Proprietors, and the Collector or Collectors that shall be appointed for the gathering and collecting the Sum or Sums granted and agreed upon by the faid Proprietors, to be affessed and collected as aforefaid, shall be under Oath for the true and faithful Performance of their Services respectively, which Oath shall be administred to them as the Law provides

for swearing Town Officers.

And be it further enacted, That if any Proprietor be affessed more powered to rethan his just Proportion, it shall be in the Power of the Assessor to lieve Persons over-rated. relieve him.

CHAP. VI.

An Act to enable the Inhabitants of the Town of Sherbourn in the County of Nantucket to choose a Collector to collect the feveral Rates or Taxes not collected in a List of Province Taxes set on said Town committed to Thomas Arther, a delinquent Collector for the Year One thousand seven hundred and fixty-five, and One thousand seven hundred and fixty-fix.

THERE AS it is represented to this Court, that the Town of Preamble.

Sherbourn are under orest Difficulty by Many 1. Sherbourn are under great Difficulty by Means that their Taxes for the Year One thousand seven bundred and sixty-five and the Year One thousand seven hundred sixty-six are not collected, which were set and ordered upon them by the General Court, and Thomas Arther their Collector to whom said Taxes were committed being delinquent and unable to collect the same; for Remedy whereof,

Be it enacted by the Lieutenant-Governor, Council, and House of Sherbourn im-Representatives, That the Inhabitants of said Town are hereby impow-powered to ered at a Meeting any Time hereafter to be called by the Selectmen for choose a Col-that Purpose, to choose a Collector, which Person so chosen and sworn that Purpose, to choose a Collector, which Person so chosen and sworn in the Room of shall be and hereby is impowered to receive of the said Thomas Arther Thomas Arther. the List of such Taxes as were committed to him to collect, and the faid Person so chosen and sworn shall be enabled to collect all such Taxes as are now out-standing and unpaid by Force and Virtue of such Warrants as were directed to the faid Thomas Arther, which Collector so to be chosen shall be accountable to the Treasurer of the Town of Sherbourn for all fuch Sums he shall so levy and collect.

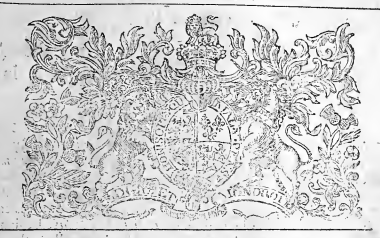
And be it further enacted, That the Assessor of said Town be and Assessor imaccordingly hereby are fully impowered to issue their Warrants for the enforce the Commitment of any Person or Persons who shall fail of paying their Payment, respective Taxes, as fully as they could by Law in case the said List had been originally committed to such Collector.

BOSTON: Printed by RICHARD DRAPER, and GREEN & Russell, Printers to the Government. 1770.



North Parish in Haverhill impowered.

577



s and

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts Bay in New-England : Begun and held at Cambridge, in the County of Middlesex, upon Wednesday the Thirtieth Day of May, 1770; and continued by fundry Prorogations unto Wednesday the Third Day of April following, and then met.

An Act to authorize and impower the North Parish in the Town of Haverhill, to Grant certain Land to the Rev'd Gyles Merrill.

WHEREAS it has been represented to this Court that it would be the Town of Plastow, where he efficiates as Minister of the Gospel, that the faid Gyles should hold and enjoy forever a certain Tract of Land Preamble. with the Buildings on the same in -addition to his present support, containing about three Acres and an half, lying on the Southerly and Eafterly sides of Ann Cushings land in said Havechill extending so far Northerly as to make a streight Line with the said Ann Cushing's Northerly line, which is part of a Parsonage Lot formerly granted by the Proprietors of Haverhill to faid Parill.

Be it enacted by the Governor, Council and House of Representatives, That the Inhabitants of the faid North Parish in Haverbile be, and they fersons imhereby are accordingly at thorized and impowered at a Meeting legally P wered to called for that putpose (eitherby themselves or such other) ersons as they, Deed and give at such Meeting, shall see cause to appoint for that purpose) to make and sufficient Title execute a legal Decd of the Premises to the said Gyles, his Heirs, and Assigns forever, which Deed, being fo made, executed and delivered to him the faid Gyles, and Registred in the Registers of ffice for the County of Espex shall be deemed a good and sufficient Title in Fee Simple to the fan e. 5 K

Preamble.

CHAP. II.

dianti da talli

An Act for erecting the Northerly Part of the Town of Hatfield, in the County of Hampshire, into a Town by the Name of Whately.

HEREAS the Inhabitants of the Northerly Part of the Town of Hatfield, in the County of Hampshire, have made Application to this Court, that the Northerly Part of the said Town may be

That the Northerly Part of the faid Town of Hatfield, which is contain-

incorporated into a Distinct and seperate Town.

Be it enacted by the Governor, Council, and House of Representatives,

ed within the Lines and Limits following, That is to fay, Beginning at the North East Corner of the General Field, there called the North Meadow and Farms, thence in the North Line of the faid General Field to the North West Corner thereof, from the said North West Corner of that Field, the faid Line torun in a direct Course to the South East Corner of the Mill Swamp, which belongs to Moses Dickinson, thence in the South Line of the same Mill Swamp to the South West Corner thereof, adjoining there to the East Side of that Way called the Chesnut-Plain Road, thence South on the East Side of the said Way to a Point where a Line at Right Angles with the East Line of the said Way, and one Rod South of the Bridge there; called the West Brook Bridge, would interest the the aforesaid East Line of the said Way from the said Point of Intersection to continue such Right Angular Line as aforesaid to the West Side of the faid Way; thence to the North East Corner of the Lot laid out to Samuel Kellog, in the third Division of Commons, thence West in the North Line of the said Lot to a Point at which aLine parrallel to and half aMile distant from the East Line of the three Miles additional Grant, so called, would interest the said North Line of the Lot last mentioned, thence in such parrallel Line last mentioned to the District of Conway, then in the Line dividing between Hatfield and the Town of Deersteld, and District of Conway to Connecticut River; thence on the West Side of the said River to the Station first mentioned, be and hereby is erected into a Seperate Town by the Name Whately. And that the Inhabitants of the said Town, be and hereby are invested with all the Powers, Privileges and immunities that Towns in this Province enjoy by Law, that of sending a Representative to the General Court only excepted; and that the faid Town of Whately shall have full right and liberry from Time to Time, to join with the Town of Hatfield in the Choice of Representatives, to be chosen of the Town of Hatfield, or the said Town of Whately indifferently, to represent them at the General Assembly; and that the said Town of Whately shall from Time to Time bear their Proportion of the Expence of fuch Representatives with the said Town of Hatfield, according to their respective Proportion of the Province Tax: And the Freeholders and other Inhabitants of the faid Town of Whately shall be notified of the Time and Place of Election by a Warrant from the Selectmen of Hatfield, directed to the Constable or Constables of the said Town of Whately, requiring fuch Constable or Constables to warn the Freeholders and other Inhabitants of the faid IV hately, qualified to Vote in the Choice of a Representative, to meet at the Time and Place of Election, which

Warrant shall be returned by such Constable or Constables with Certificate his or their Doings therein, to the Selectmen of the Town of Hatfield,

e the Time for holding every fuch Meeting.

Bounds of the Town of Whately.

Whately a Town.

Provided nevertheless, And be it enacted, That the Inhabitants of the faid Town of Whately shall pay their Proportion of all such Province, Town of County and Town Taxes as are already set on them by the Town of Whately to pay Hatfield, in like Manner as though this Act had not been made; and the their propor-Constables chosen by the Town of Hatfield, at their annual Meeting in the ty and Town March Anno Domini One thousand seven hundred and seventy, are hereby Taxes. fully authorized and impowered to levy and collect all such Taxes assessed upon the Inhabitants and Lands in the faid Town of Whately, and are directed to pay in the same in the same Manner they would and ought by Law to have done had not this Act been made.

Provided nevertheless. And be it further anacted; That the Treasurer of the Town of Hatfield, he, and he is hereby impowered and directed to pay the Town Treasurer of the said Town of Whately, and for the Use Town of Hatof the faid Town, such a Proportion of the Sum of thirty Pounds, which field to refund was raised by the Town of Hatfield, at their Meeting on the first Mon- to Whately a day in December last, for providing Preaching in the said Town of Hat-proportion of field, in the Year then next ensuing as has been affelfed inon the Johan. field, in the Year then next enfuing as has been affelfed upon the Inhabitants and Lands within the limits of the faid Town of Whately agreeable to the List last taken by the Assessors of Hat field; and the Treasurer of the said Town of Whately is hereby fully authorized and impowered to demand and receive of the Treasurer of the Town of Hatfield, such Proportion of the faid thirty Pounds as aforesaid.

And be it further enacted, That William Williams, Fig; be and hereby is impowered and directed to iffue his Warrant to some principal Inhabitant of the said Town of Whately, requiring him to warn the Inhabitants of the said Whately, qualified as is herein after mentioned, to how to be meet at some suitable Time and Place in said Town, to chuse such Officalled. cers as Towns in this Province are impowered and enjoined by Law to chuse in the Month of March annually, which they are hereby impowered to chuse at such Meeting.

And be it further enacted, That the Inhabitants of the said Town of Qualification Whately, who in the last Tax in the Town of Hatsield were rated one of Voters: Half Part so much for their Estates and Faculties as for a single Poll, shall be allowed to Vote in their first Meeting, and such other Meetings as may be called in the said Town of Whately, until a Valuation of Estates shall be made by Assessors there.

And be it enacted, That the Persons to whom such Warrant Return of Cerfor calling the first Meeting in the said Fown of Whately, shall be difficate Warrected to make return thereof, with Certificate of his Doings thereon un-rant tobe to the faid Meeting, the same to be entered and recorded with the Re- made. cords of the faid Town.

And be it also further enacted, That no Person happening to reside or be within the Limits of the said Town of Whately, at the End of the prefent Session of this Court, who would not then have become an Inhabitant Who are legal of Hatfield had not this Act been made, shall become an Inhabitant of of the Town of the faid Town of Whately, or have legal Claim or Right to any of the Hasfield and Priviliges of an Inhabitant there, any Thing herein before contained to Whately? the contrary notwithstanding. And the said Town of Whately shall be, and hereby is fully impowered to proceed with all such Persons residing there, who at the End of the faid present Session of this Court would not have been Inhabitants of Hatfield, in the same Manner the Town of Hat. field then or at any Time before might have proceeded with them touching their Removal.

580 Princeton a Town. Bridge erected.

CHAP. III.

An Act to erect the District of Prince-Town into a Town by the Name of Princeton.

HEREAS the Inhabitants of the District of Prince Town have Petitioned this Court to be Incorporated into a Town that they

may enjoy the privileges of other Towns in this Province. Preamble.

District of Princetozon made a Town by the name: of Princeton . -

Be it therefore enacted by the Governor, Council, and House of Representatives, That the District of Prince! Town in the County of Work cester, with all the Lands adjoining to said Diffrict not included within any other Town or District be and hereby is Incorporated into a Town by the name of Princeton. And that the Inhabitants thereof be and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of the several Towns within this Province do enjoy.

CHAP. IV.

An Act for charging the County of Hampfbire, with the cost and expence of erecting and maintaining a Bridge over Ware River in the Road in the District of Ware, in the said County of Hampshire, lately laid out leading from the great Road in the faid Ware called the Bay-Road to the great Road in Western in the County of Worcester, called the Post Road from Spring field to Foston; the said Road lately laid out being partly in the faid County of Hampshire and partly in the faid County of Worcester.

of the Peace for the faid County of Hampshire, and by order of the Justices of the Court of General Sessions of the Peace for the said County of Worceller; a Road has been lately laid out and established communicating with the great Roads above-mentioned, whereby the steep, long and very difficult Hill called Goys Hill in the faid great Road called the Bay Road is avoided, which will very much facilitate the Travelling from Hadley to Boston, especially with Carriages, but as that part of the said Road lately laid out as aforesaid which lies in the said District of Ware in the faid County of Hampshire croffes Ware River, which River where the said Road crosses the same cannot be forded in many Seasons of the Year, and therefore a Bridge over the said River in that part thereof is absolutely necessary for obtaining the great advantages to the Public which were proposed by the laying out the said Road and as the Inhabitants of the said District of Ware by reason of their extream and well known poverty are altogether unable either to erect or maintain such a Bridge.

Be it therefore enacted by the Governor, Council and House of Reprefentatives, That from and after the last Day of May in this present Year One thousand seven hundred and seventy one, the erecting maintaining and upholding of a Cart Bridge over Ware River in the said Road lately laid out as aforefaid in the District of Ware aforesaid, shall be and hereby to be paid by laid out as aforefaid in the Dittrict of W are aforefaid, shall be and the County of is made a proper County charge of the said County of Hampshire. the Justices of the Court of General Sessions of the Peace for the said County of Hampshire are hereby impowered and required in their GeneralSessions from Time to Time to make such Orders as shall be necessary and fufficieut for the erecting, maintaining and upholding fuch Bridge, and to order the affesting the Charges and Cotts thereof on the Inhabitants of the faid County of Hampshire, and levying the same in like Manner as by Law they may other proper and lawful County Charges.

Expence of building a Bridge over Ware River Hampshire.

Preamble.

CHAP. II.

An Act for incorporating a certain Tract of Land in the County of Lincoln, into a Township by the Name of Hallowell.

HEREAS the Inhabitants of a certain Tract of Land, lying on the East and West Sides of Kennebeck River in the Preamble. County of Lincoln, are desirous of enjoying the Privileges that will arise to them by being incorporated into a Town:

Be it enacted by the Governor, Council, and House of Representatives, That the Tract of Land aforefaid, butted and bounded as follows, viz. Beginning on the East Side of Kennebeck River at the North Line of James Winflow's Land, lying within a Thirty-two Hundred Acre Lot Number Twelve, and to run East-South East five Miles from faid Bounds of the River; from thence to run Northerly about nine Miles, more or less, Town of Hallowell. on fuch a Course as that it may meet the Easterly End of a Line running East-South-East five Miles from Kennebeck River, along the Northerly Side of the Lot Number Fifty; then to run West-North-West on the last mentioned Line to Kennebeck River, and to run on the same West-North-West Course across said River to the End of Five Miles on the West Side thereof; from thence to run Southerly such a Course as to strike the most Easterly Part of the Northerly End of Cobbeseconte great Pond; from thence to run on the Bafferly Side of faid Pond to the Stream issuing out of the same called Cobbeseconte Stream; from thence to run Southerly on the Easterly Side of said Stream till it meets a West-North-West Line running from Kennebeck River along the Southerly Line of Mr. William Bowman's Land, (which is the Northerly Half of a Thirty-two Hundred Acre Lot Number Twenty) from thence to run East-South-East on the last mentioned Line to Kennebeck River; and over faid River to the first mentioned Bound, be and hereby is erected into a Township by the Name of Hallowell; and that the Inhabitants thereof be, and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of any of the Towns within this Province respectively do, or by Law ought to enjoy.

And be it further enacled, That James Howard, Esq; be, and he hereby James Howard is empowered to iffue his Warrant, directed to some principal Inhabitant Esq; empowerin faid Town, requiring him to notify and warn the Inhabitants in faid ed to call the Town qualified by Law to vote in Town Affairs, to meet at such Time the Inhabitants and Place, as shall be therein set forth, to chuse all such Officers as shall.

be necessary to manage the Affairs of said Town. And be it further enacted, That the Freeholders of the said Town shall be, and hereby are empowered at their first Meeting to proceed to Inhabitants to bring in their Votes for a Register of Deeds, and also for a Treasurer, for vote for Register of Deeds &c the said County of Lincoln, qualified according to Law, and the Votes Treasurer for for such Register and Treasurer shall be at the same Time sealed up by Lincoln. a Constable of said Town, who may then be chosen and sworn, and by him returned unto the Court of General Seffions of the Peace, to be holden in June next at Pownalborough for faid County, in the fame Manner as is provided by Law in like Cases for other Towns within this Province; which Court is hereby authorized and required to receive the faid Votes; which Votes with the Votes of the other Towns of the faid County shall be opened, forted and counted as the Law directs, for the determining the Choice of such Register and Treasurer; and such Choice shall be to all Intents and Purposes valid and effectual in Law.

And be it further enacted, That if by Reason of Sickness, or any other Means the said James Howard, Esq. shall be prevented from William Cushing performing the Business (or any Part thereof) to which he is appointed Equempower ed in Case, Sec. by this Act, then in that Case William Cushing, Esq; shall be, and hereby is empowered to transact the whole, or any Part of said Business as fully and effectually as the faid James Howard, Esq; is by the several Clauses of this Act empowered to transact the same.

CHAP. III.

An Act for Incorporating a certain Tract of Land, called Pond-Town, in the County of Lincoln, into a Township, by the Name of Winthrop.

Preamble.

HEREAS the Inhabitants of a certain Tract of Land called Pond-Town, lying on the West-Side of Kennebeck River, in the County of Lincoln, are desirous of enjoying the Privileges that will arise to them by being incorporated into a Town:

Town of Winthrop.

Be it enacted by the Governor, Council, and House of Representatives, That the Tract of Land aforesaid, butted and bounded as follows, viz. Bounds of the Beginning on the West-Side of Cobbeseconte great Pond at the Easterly End of the Southerly Line of a Two Hundred Acre Lot Number One; from thence to run a West-North-West Course five Miles; from thenceto run a North-North-East Course about nine Miles, till it meets a Line running West-North-West from the North-West Corner of the Town of Hallowell, from thence to runEast-South-East on the last mentioned Line feven Miles more or less to the North-West Corner of the said Town; and from thence to run Southerly on the Westerly Line of the said Town, as far as the Northerly End of Cobbesesonte great Pond; from thence to run Westerly on the Northerly End of said Pond to the West-Side thereof; then to run Southerly on the Westerly Side of said Pond to the first mentioned Boundary, including also the said Pond as far South as the faid Boundary; be and hereby is erected into a Township by the Name of Winthrop; and that the Inhabitants thereof be, and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of any of the Towns within this Province do, or by Law ought to enjoy.

James Howard, And be it further enacted, That James Howard, Esq; be and hereby Esq; empower is impowered to issue his Warrant, directed to some principal Inhabitant ed to call the in faid Township, requiring him to notify and warn the Inhabitants in aritheeting of faid Township qualified by Law to vote in Town Affairs, to meet at fuch Time and Place, as shall be therein set forth, to chuse all such Officers as shall be necessary to manage the Affairs of the said Township.

And be it further enacted, That the Freeholder's of the faid Town shall Inhabitants to be, and hereby are empowered at their first Meeting to proceed to bring vote for Regist- in their Votes for a Register of Deeds, and also for a Treasurer, for the ter of Deeds & Treatment, for the Treasurer for faid County of Lincoln, qualified according to Law, and the Votes for the County of fuch Register and Treasurer, shall be at the same Time sealed up by a Constable of said Town, who may then be chosen and sworn, and by him returned unto the Court of General Sessions of the Peace, to be holden in June next at Pownalborough for the faid County, in the same Manner as is provided by Law in like Cases for other Towns within this Province; which Court is hereby authorized and required to receive the faid Votes; which Votes with the Votes of the other Towns of faid County shall be opened, forted and counted as the Law directs, for the determining the Choice of such Register and Treasurer; and such Choice shall be to all Intents and Purposes valid and effectual in Law.

And be it further enocted, That if by Reason of Sickness, or any William Cushing other Means the said James Howard, Esq. shall be prevented from Esq. empower of Case, &c. performing the Business (or any Part thereof) to which he is appointed by this Act, then in that Case William Cushing, Esq; shall be, and hereby is empowered to transact the whole, or any Part of said Business as fully and effectually as the faid James Howard, Esq; is by the several Clauses of this Act empowered to transact the same.

CHAP. IV.

An Act for Incorporating a certain Tract of Land in the County of Lincoln, into a Township, by the Name of Vaffallborough.

HEREAS the Inhabitants of a certain Trast of Land lying on the East and West Sides of Kennebeck River, in the Coun-Preamble. ty of Lincoln, are desirous of enjoying the Privileges that will arise to them by being incorporated into a Town.

Be it enacted by the Governor, Council and House of Representatives, That the Tract of Land aforesaid, butted and bounded as follows, viz. Beginning on the East-Side of Kennebeck River on the North-Line of Lot Number Fifty, and running from Kennebeck River on faid Line and East-South-East Course five Miles (being bounded thus far by the Town Bounds of the of Hallowell.) from thence to run Northerly about eight Miles Town Town of the of Hallowell,) from thence to run Northerly about eight Miles more or Vasfallborough. less, on such a Course as to meet the East-End of a Line running five Miles East-South-East from Kennebeck River along the Southerly Side of Lot Number One Hundred and two, fronting on faid Kennebeck River; from thence to run West-North-West on the last-mentioned Line to KennebeckRiver, and to run on the same Course across the said River to the End of five Miles on the West-Side thereof; from thence to run Southerly to the Northwestly Corner of the Town of Hallowell aforesaid; from thence to run East-South-East five Miles on the Northerly Side of said Town to Kennebeck River, and over said River to the firstmentioned Bounds, be and hereby is erected into a Township by the Name of Vassallborough; and that the Inhabitants thereof be, and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of any of the Towns within this Province respectively do, or by Law ought to enjoy.

And be it further enacted, That James Howard, Esq; be, and he hereby is empowered to iffue his Warrant, directed to some principal Inhabitant James Howard of said Town, requiring him to notify and warn the Inhabitants in said Esq; empowers Town qualified by Law to vote in Town Affairs, to meet at such Time ed to call the and Place, as shall be therein set forth, to chuse all such Officers as shall the Inhabitants be necessary to manage the Affairs of faid Town.

And be it further enacted, That the Freeholders of the faid Town shall be, and hereby are empowered at their first Meeting to proceed to bring in their Votes for a Register of Deeds, and also for a Treasurer, for Inhabitants to the faid County of Lincoln, qualified according to Law, and the Votes wore for Register fuch Register and Treasurer shall be at the same Time for the Votes ter of Deeds & for such Register and Treasurer shall be at the same Time sealed up by Treasurer for a Constable of said Town, who may then be chosen and sworn, and by the County of Lincoln. him Teturned unto the Court of General Seffions of the Peace, to be holden in June next at Pownalborough for said County, in the same Manner as by Law in like Cases is provided for other Towns within this Province; which Court is hereby authorized and required to receive the faid Votes; which Votes with the Votes of the other Towns of faid County shall be opened, forted and counted as the Law directs, for the determining the Choice of such Register and Treasurer; and such Choice shall be to all Intents and Purposes valid and effectual in Law.

Choice thall be to all intents and Purpoles valid and effectual in Law.

And be it further enacted, That if by Reason of Sickness, or any other Means the said James Howard, Esq; shall be prevented from William Cushing performing the Business (or any Part thereof) to which he is appointed Esquempower-by this Act, then in that Case William Cushing, Esq; shall be, and ed in Case, &c. hereby is empowered to transact the whole, or any Part of said Business as fully and effectually as the faid James Howard, Esq; is by the several Clauses of this Act empowered to transact the same.

CHAP: \mathbb{V} .

An Act for incorporating a certain Tract of Land in the County of Lincoln, into a Town by the Name of Winflow.

Preamble.

Bounds of the

HEREAS the Inhabitants of a certain Trast of Land, lying on the East and West Sides of Kennebeck River, in the County of Lincoln, are desirous of enjoying the Privileges that will arise to them by being incorporated into a Town.

Be it therefore enacted by the Governor, Council and House of Reprefentatives, That the Tract of Land aforesaid, butted and bounded as follows, viz. Beginning on the East Side of Kennebeck River, at an Hemlock Tree standing on the Bank of said River, and one Rod West-North-West of a large Rock, and two Miles and half a Mile on a Town of Win-West-North-West of a large Rock, and two Milès and half a Mile on a sow. North-North-East Course from Fort Halisax, and from said Tree to run East-South-East five Miles to a Beach Tree marked; thence to run South-South-West five Miles and One Hundred and Seventy-eight Poles; thence West-North-West to the North-East Corner of the Town of Vasfallborough; thence on the Northerly Line of said Town West-North-West five Miles to Kennebeck River; thence to run across said River the same Course to the End of five Miles on the West Side of said River, butting thus far on the same Northerly Line of the said Town of Vasfallborough; thence Northerly on fuch a Course so far as to meet the West End of a Line running from the Hemlock Tree abovementioned West-North-West five Miles from Kennebeck River; thence to run East-South-East on the last mentioned Line five Miles to said Kennebeck River; thence across said River to the Hemlock Tree aforesaid, the first mentioned Bounds; be and hereby is erected into a Town by the Name of Winslow; and that the Inhabitants thereof be, and hereby are invested. with all the Powers, Privileges and Immunities which the Inhabitants of any of the Towns within this Province respectively do, or by Law ought to enjoy.

James Howard

And be it further enatted, That James Howard, Esq; be and he hereby Esq; empowered to iffue his Warrant, directed to some principal Inhabitant first Meeting of in said Town, requiring him to notify and warn the Inhabitants the Inabitants thereof qualified by Law to vote in Town Affairs, to meet at such Time and Place, as shall be therein set forth, to chuse all such Officers. as shall be necessary to manage the Affairs of the said Town.

And be it further enacted, That the Freeholders of the faid Town shall Inhabitants to be, and hereby are empowered at their said first Meeting to bring in their vote for Registary Votes for the Choice of a Register of Deeds for the County of Lincoln, ter of Deeds & Votes for the Choice of a Register of Deeds for the County of Lincoln, Treasurer for also for a Treasurer for said County qualified according to Law, and the the County of Votes for such Register and Treasurer, shall at the same Time by a Constable, who may be then chosen and sworn, be sealed up and by him returned unto the Court of General Sessions of the Peace, to be holden in June next at Pownalborough for the faid County, in the like Manner as is provided by Law in like Cases for other Towns within this. Province; which Court is hereby authorized and required to receive the faid Votes; which with the Votes of the other Towns of faid County shall be opened, forted and counted as the Law directs, for the determining the Choice of such Register and Treasurer; and such Choice shall be to all Intents and Purposes valid and effectual in Law.

And be it further enacted, That if by Reason of Sickness, or any William Cushing other Means the said James Howard, Esq; shall be prevented from ed in Case,&c. performing the Business (or any Part thereof) to which he is appointed by this Act, then in that Case William Cushing, Esq; shall be, and hereby is empowered to transact the whole, or any Part of such Business as fully and effectually as the faid James Howard, Eig; is by the feveral Clauses of this Act empowered to transact the same.

CHAP. IX.

An Act for Building and Maintaining a Light House or Houses on Thatcher's Island on the Main Land of Cape-Ann.

HERE AS the Head Land of Cape Ann, projects it felf into the Main Ocean, in such Manner, as to form two deep Bays, one to the Northward, commonly called Ipswich Bay, and another to the Southward, called the Massachuleus, or more commonly Boston Preamble. Bay; that there are two very dangerous Ledges of Rocks which lay off from the Head Land, which for want of some Guide frequently prove fatal to Vessels; and it being generally thought that a Light House or Houses erected on Thatcher's-Island, or the Main Land of Cape Ann, would be very serviceable to the Navigation and Commerce of this Province, and be a Means of preserving the Lives and Estates of a great Number of His Majesty's Subjects, by directing the distressed in stormy and tempestuous Weather, into a safe Harbour. Therefore,

and tempestuous Weather, into a safe Harbour. Therefore,

Be it enacted by the Governor, Council and House of Representatives,

That there be a Light House or Houses creeted at the Charge of the Light House

Province, either on Thatcher's Island, or the Main Land of Cape Ann, to be built as shall appear most convenient to a Committee appointed by this Court; either on as shall appear most convenient to a Committee appointed by this Thatcher's to be kept lighted from Sun-setting to Sun-rising, That from and after the Island or the to be kept lighted from Sun-letting to Sun-riung, I hat from and after the building of the said Light House, or Houses, and kindling a Light or Lights Main Land, therein, there shall be paid to the Receiver of Impost by the Masters of all Ships and Vessels belonging to or entering any of the Harbours in Light, Money the Province, to whom the said Light shall be useful, the like Duty or Light the same as by Money, as by an Act of this Province passed in the first Year of King George King George George the First, intituled an Act for Building and Mantaining a Light House the First. upon the Great Brewster, called Beacon Island, at the Entrance of the Harbour of Boston, the Ships and Vessels entering into or going out of the Harbour of Boston are held to pay; And in Case any Vessels belonging to any of the Harbours above referred to, shall arrive at the Harbour Not to be paid of Boston, and there pay the Light Money to the Impost Officer, the said more than Officer to give his Certificate to his Deputies that he has received the said once. Light Money, so that it shall not be demanded again.

And be it enacted, That the Commissioner or Receiver of Impost be, Receiver of impost to give and hereby is impowered by himself, or his Deputy, by him appointed to re- a Certificate ceive the faid Duties, and to recover the same, and give a Certificate therefor in Case. in the same Way and Manner as by the afore recited Act is provided.

And be it further enacted, That no Ship or Vessel belonging to the Naval Officer asoresaid Ports (Coasters excepted) shall be cleared by the Naval Officer ont to clear until a Certificate be produced that the Duty of the Light House be paid; Vessels until and the Ship or Vessel, with the Master, shall stand charged with the Duty Certificate. thereof 'till paid to the Commissioner of Impost.

And be it further enacted, That the Person appointed by this Court Light House to keep the said Light House or Houses, shall be under the saine Rules keepers subjected to the and Directions with respect to his Duty; and also under the same Penalty same Penalties for neglecting the fame, and the Fines shall be recovered in the same Way as provided by

and Manner as in and by the afore recited Act is provided.

And be it further enacted, That a Committee of this Court be appointed to build the faid Light House or Houses, of such Dimensions and be appointed. in such Munner as they may be directed by the said Court."

Williamsburgh a District.

CHAP. IV:

An Act for erecting the Westerly Part of the Town of Hatfield, in the County of Hampshire, into a District by the Name of Williamsburgh.

Préamble.

HERE AS the Inhabitants of the Westerly Part of the Town of Hatfield, labour under great Difficulties on account of their Diftance from the Place of public Worship, and that of holding their public Meetings in the faid Town, and thereupon have applied to the faid Town and obtained their Confent, and likewife have addressed this Court to be erected into a Town or District, and vested with the Powers, Privileges and Immunities which Towns in this Province enjoy.

District of Williambsurgh

Be it enacted by the Governor, Council, and House of Representatives, That the Westerly Part of the said Town of Hatfield, as hereafter discrib-Bounds of the ed, viz. bounding South on Northampton, West on Chesterfield, North on Conway; and East by a Line parrallel to and at the Distance, of half a Mile from the East Line of the three Miles additional Grant so called in Hatfield, be and hereby is incorporated into a seperate District by the Name of Williamsburgh, and that the Inhabitants thereof be vested whith all the Powers, Privileges and Immunities which the Inhabitants of any Town in this Province do, or by Law ought to enjoy; excepting only the Privilege of sending a Representative to the General Assembly; and that Samuel Fairfield and Andrew Gates, and the Lands and Farms they refpectively now own not included within the Bounds aforefaid; and also that Part of the Farm which John Nash and John Meekins now own not included within the said Bounds; also Russell Kellog, John Wait, Elijah Sam. Fairfield Wait, Joshua Warner, Jonathan Warner, Downing Warner, Thomas Warren, William Warren, Mather Warren, and the Widow Warren, annexed to the Mother of the Warrens above-named, with the Lands they now respectively own there which lie East of the aforesaid East bounderly Line of the faid District, and Westward of a Line running from the North Line of Northampton to the South Line of Conway, parrallel to the East Line of the said three Miles addition, and striking the most Easterly part of the Farm of the said Warren's or Horse Mountain so called, together with the Lands of John Millar of Northampton, which lie West of the Top of the aforesaid Mountain, shall be and hereby are annexed to the said District, so far as to do Duty, and receive Privileges there, as fully in every with Hatfield Respect as if they and their said Lands were included within the Bonnds in the chose of of the said District; and that the Inhabitants of the said District, together with the above-named Persons thereto annexed, or those that may hereafter own and dwell upon their faid Lands, shall have liberty from Time to Time to join with the Town of Hatfield, in the Choice of a Representative or Representatives, which Representative may be chosen indifferently from the said Town of Hatfield, the said District of Williamsburgh, or any other Town or District that has or may have the like liberty and privilege of joining with the Town of Hatfield in the Choice of a Representative or Representatives; the pay or allowance of such Representatives to be borne by the faid Town of Hatfield, the faid District, and any other Town or District which may join with them in such Choice, according to their respective Proportions of the Province Tax; and that the Selectmen

of the Town of Hatfield, as often as they shall call a Meeting for the

Persons annexed to join Representa-

District.

Representative how to le paid.

Williamsburgh a District.

Choice of a Representative or Representatives, shall from Time to Time make and deliver their Warrant to the Constable or Constables of the said how to Notify District for the time being, a reasonable time before the time set for hold- the Choice to ing the faid Meeting, requiring him or them to warn such of the Inhabi- Rep resentatants of the said District; and the Inhabitants of the other Lands by this tive. Act annexed thereto, as shall be qualified to vote in the Choice of a Representative, That they assemble at the Time and Place oppointed for makeing faid Choice; which Constable or Constables shall be holden to execute and return the said Warrant according to the Direction thereof.

d return the laid Warrant according to the Direction thereof.

Provided nevertheless, And be it further enacted, That the faid District pecting Taxes. and the Persons thereto annexed as aforesaid, shall pay their Proportion of all Province, County and Town Charges already granted to be raifed in

the Town of Hatfield.

Provided also, And be it enacted, That the said District shall not be liable to maintain any Person or Persons who have been legally warned and out of the Town of Hatfield, but by Virtue of such Warning shall maintainance have the same Privilege and Power of removing such Persons of Persons as the Town of Hatfield might have had by Law, in Case they had re-warned out of mained therein: And the faid District is also hereby fully impowered Hatsied.

and enabled to proceed with such other Persons now living within the Limits of the said District, who are not by Law Inhabitants of the Town to warn Person of Hatsield in the Gara Manner of the their removed to the faid Town to warn Person of Hatsield in the same Manner of the their removed to the faid Town to warn Person of the same Manner of the same was to their removed to the same warn Person of the same was to their removed to the same warn Person of the same was to their removed to the same warn Person of the same was to their removed to the same warn Person of the same was to the same was to the same was to the same warn Person of the same was to the same was to the same warn Person of the same was to t of Hatfield, in the same Manner, as to their removal, as the said Town sons. might by Law have proceeded with them if they had remained therein.

Provided also, And be it enacted. That neither the said District, nor District to the Persons annexed thereto as aforesaid, shall have any Right or Interest have an Interto or in, the Money or Estate devoted and sequestered by the Town of estimath that to Hatfield, for and towards the Support and Maintenance of a School in sequenced to he Town of Hatfield, or Vote or join in any Orders, Vote or Act of the faid Town Hatfield.

respecting the same.

Provided also, And be it enacted, That the said District and the Inhabitants above named thereto annexed as aforefaid, shall for ever hereafter be at the fole Cost and Charge of repairing and amending all the public Subjected to and private Ways that now are, or hereafter shall be established between the Cost of the South Line of the Town or District, proposed to be erected in the maintaing Northerly Part of the Town of Hatfield, and the Town of Northamp-ways within ton, and West of the Bridge across Beaver Brook, so called, and West of the East Line of the abovenamed Warren's Land; and the said District, together with the People annexed as aforefaid, shall have full Power, and are hereby required to repair the same, and shall be and hereby are subjected to the same Penalties for not keeping them in repair, as if the said Ways were within the Limits of the faid District.

And be it further enacted, That the Proprietors of the Land in the faid District, as well non-resident as resident there, together with the Inhabitants annexed as aforefaid, shall have full Power to determine and Place for pubfix the Place where the first Meeting-House for public Worship shall be lie Worship how to be deerected in the said Dictrict; the Vote to be determined by the major Part termined. of the Interest of those that shall be present at a Meeting of the Proprietors to be called and held for this Purpose in the said District; the said Meeting to be called in Manner as is provided in and by the Act made and passed in the twelsth Year of Queen ANN, intitled " an Act directing how Meetings of Proprietors of Land lying in Common may be called,53 faving that a Notification shall be posted up in some public Place in the Town of Hitfield, fourteen Days before the time for holding faid Meet-

Courts in the County of Berkshire alter'd

ing, fetting forth the Time, Place and Occasion or Business thereof, and the Place for such Meeting-House being so fixed, the said District and Inhabitants thereto annexed as aforesaid, shall there erect and finish the same.

And be it further enacted, That William Williams, Esq; be, and hereby is impowered and directed to issue his Warrant directed to some principal Inhabitant in faid District, requiring him to warn all the Inhabi-W. Williams, tants thereof, qualified as is herein after expressed, and those Persons an-Esq; to issue his Warrant nexed thereto as aforesaid, who are so qualified, to meet at such Time and Place in said District as he shall think proper, to chuse all such Officers for calling the as Towns in this Province are by Law empowered and required to chuse annually; such Warrant together with the Certificate thereon under the Hand of the Person to whom it shall be directed, that he has given the Warning required thereby, to be lodged with the Clerk of the faid District, and by him entered with the Records of the said District.

> Be it also Enacted, That the Inhabitants of the said District, and those annexed as aforesaid, who in the last Tax in the Town of Hatfield were rated one half Part so much for their Estates and Faculties as for one fingle Poll, shall be taken and holden to be qualified and be allowed to yote in their first Meeting for the Choice of Officers, and such other Meetings as may be called in faid District, until a Valuation of Estates

shall be made by Assessors there.

Qualification of Voters in the first Meet-

firstMeeting.

CHAP. XI.

An Act for repealing and making void an Act, intituled an Act for discontinuing two of the Courts, and for altering the Time of holding one of the Courts of General Sessions of the Peace, and Inferior Courts of Common Pleas, within and for the County of Berkshire, made and passed in the feventh Year of His Majesty's Reign; and for altering the Time of holding the Court of General Sessions of the Peace and Inferior Court of Common Pleas in faid County; and for establishing two more Courts of General Sessions of the Peace, and Inferior Court of Common Pleas within and for the County of Berkshire for the future.

Preamble.

HEREAS the holding and keeping within the County of Berkshire Yearly and in every Year, two Courts of General Seffions of the Peace, and Inferior Court of Common Pleas, and no more, is by experience found inconvenient, and much Time, Travel and Expence is unnecessarily incurred thereby; for Remedy whereof,

Be it enacted by the Governor, Council and House of Representatives, That the faid Act made and passed in the Seventh Year of His present Majesty's Reign, and every Article therein contained, shall be and hereby

is repealed, determined, made void, and of none Effect for ever.

Act repealed. And be it further enacted, That from and after the last Day of August next enfuing, there shall be held and kept within the said County of Berk-Shire Yearly and in every Year, until the further Order of this Court, four Courts of General Sessions of the Peace, and Inferior Courts of Common Pleas, viz. Two at Great-Barrington, on the third Tuesday of August and third Tuesday of May; And two at Pittsfield, viz. On the last Tuesday of November, and last Tuesday of February.

Places and Times for holding

Courts in the County of Berk bire.

CHAP.

Several Estates set off to Mendon.

+89 562

CHAP. XII.

An Act for fetting of John Holbrook and others, of Uxbridge, with their Lands to the South Precinct in Mendon.

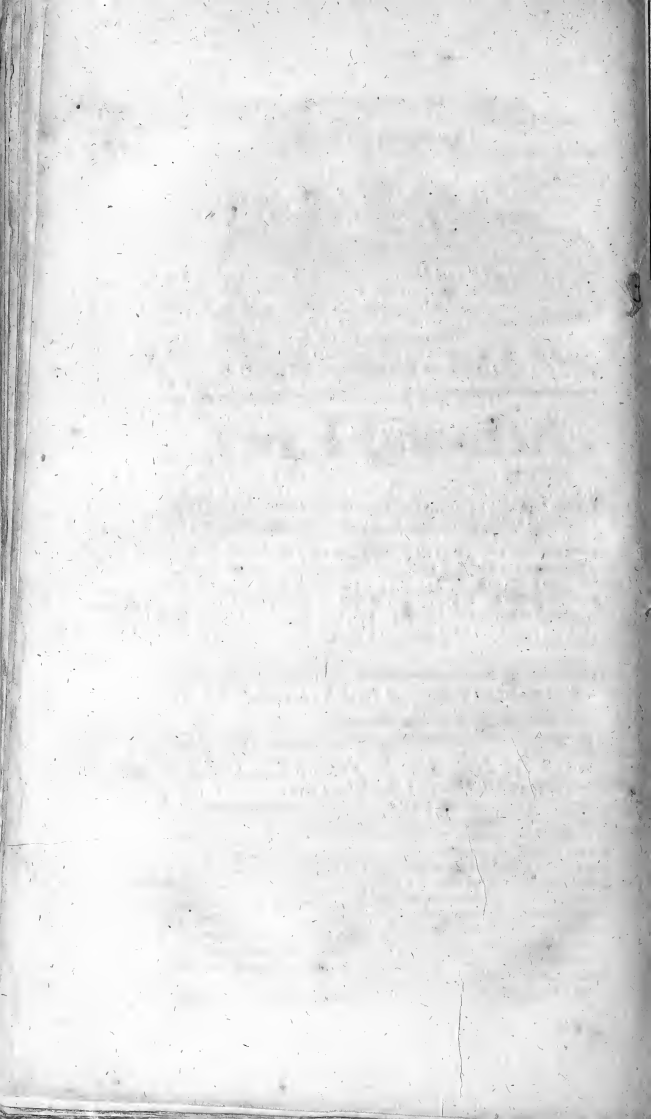
HEREAS it hath been represented to this Court, that the Lands of John Holbrook, Silvanus Holbrook, James Blake, Ephraim Kimpton, Micah Holbrook, Lydia Holbrook, John Kimpton, John Holbrook, jun'r. and Joseph Blake, Inhabitants of the South Easterly part of the Town of Uxbridge in the County of Woicester, together with their Dwelling Houses, are situated and ly much nearer to the place of public Worship in the South Precinct in Mendon, than to the place of public Worship in the Town of Uxbridge, and in all respects will be better accommodated to be set off from the said Town of Uxbridge, and annex to the South Precinct in Mendon, in Precinct Affairs only, and the said Town of Uxbridge have consented thereto.

Be it therefore enacted by the Governor, Council and House of Reprefentatives, That the said Inhabitants, with their Lands and Estates lying John Holbrook in Uxbridge aforesaid be, and are hereby set off and annexed to the South and others with their Precinct in Mendon aforesaid; and that the said Inhabitants be and hereby Estates annexare enabled to join with the Inhabitants of the said South Precinct in Mendon, ed to the South don in all Precinct Assaurs, and are hereby invested with all the Powers and Precinct in Privileges, and subjected to all Duties that the said Precinct by Law are in-Mendon, vested with and subjected to.

Provided nevertheles, That the said Inhabitants set off to the said South Proviso Reservation Mendon as aforesaid, shall, and are hereby held to pay all pecting Ministerial Rates and Charges which have been heretofore lawfully Assest terial Rates sed upon them by the said Town of Uxbridge. Any thing in this Ast to and Charges, the contrary notwithstanding.

The foregoing Acts were Published April 26, 1771.

BOSTON, N. E. Printed by Richard Draper, and Green and Russell, Printers to the Government. 1771.





Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay, in New-England: Begun and held at Cambridge in the County of Middlesex, upon Wednesday the twenty-ninth Day of May 1771.

CHAP. I.

An Act for erecting the new Plantation called Number Four, in the County of Berkshire into a Town by the name of Gage-Borough.

WHEREAS the erecting the new Plantation called No. 4, in the County of Berkshire into a Town will greatly encourage and forward the further Settlement thereof, and remove many Difficulties Preamble.

the Inhabitants settled there at present labour under.

Be it therefore enacted by the Governor, Council and House of Representatives, That the new Plantation called Number Four, in the County of Berkshire, bounding Easterly on the new Township called Number Five, Southerly partly on the new Township called Number Two, and partly on Ashuelot Equivalent, so called, Westerly on Lanesborough, and Northerly on that Tract of Land which was called Number Six, Bounds. (being a Township which by a Committee of this Court was in the Year One thousand seven hundred and fixty two, sold at Public Vendue to Mr. Noah Nash) be and hereby is made a Town by the name of Gage-Barough and the Inhabitants thereof are hereby invested with all the powers, priviledges and immunities that the Inhabitants of other Towns within this Province by Law enjoy.

And whereas the said Neah Nash purchased the Lands of the said Town-

Settlers.

Gage-Borough a Town.

Township from the Province for himself and divers other Persons as original Purchasers, and the said Purchasers afterwards Surveyed and laid out great part of faid Lands into Lots; and in their Meetings as Pro-Original Pur- prietors have divided the greater part thereofamong themselves, to hold the chasers cove- same in severalty: And in order to bring forward and compleat the settlement nant with the of the same Lands, and for fulfilment and performance of the Conditions of the Grant thereof, the Purchasers have been disposing of such Lots to Persons who have engaged to Settle thereon, who have covenanted with the original Purchasers to do the duties of Settlers, and to pay certain proportions of the Cost and Charge of Building a Meeting House

> Be it enasted, That the Inhabitants of said Town, such of them as have undertaken to Settle such Lors and to contribute any Part or Pro-

and Settling a Minister there.

Inhabitants

portion towards the Building a Meeting House and Settling a Minister as aforesaid, together with such of the original Purchasers of said Lands who have not engaged a lufficient number of Settlers in proportion to impowered to their original share in said Iown, be and they are hereby impowered at chuseOfficers. a Meeting to be called for that purpose agreeable to the directions of an Act of this Province made in the twelfth Year of the Reign of her late Majesty Queen Anne, intitled, "AnAst directing how Meetings of Proprietors of Land lying in common may be called"; to chuse a Clerk, Treasurer, Assessors and Collectors and any other Officer or Officers that Proprietors of Common Lands may chuse; the Votes always to be collected according to Interest; and at such Meeting and at any future Grant of Mo. Meeting called agreeable to the directions of the Act aforefaid, may agree ney to be Af- upon and grant any Sum or Sums of Money they may think proper for either of the purposes aforesaid to be assessed on the several original purchasers or their Assignees of Land there as aforesaid according to their

fessed on the originalPurchasers or theirAffignees Interest therein and the Contracts and Obligations they have made there-

> And to the end that the proportions of the several original Purchasers in said Lands and the Assignees to whom they have respectively conveyed any part of the same under Contract of doing any share of the settling Duties aforesaid may be the better known in the said Town.

the Clerk.

Be it enacted, That each and every of the original Purchasers by Original Pur- themselves, their Heirs, Executors or Administrators shall file with the chasers to file Clerk of the said Town within three Months after his Choice and Acan Account of ceptance of faid Office, an Account of his original share in the said Township and the share or proportion of said Duties which he has engaged to perform; and a List of the Names of the several Persons to whom he has conveyed any part of his Lands there under Contract of doing any fettling Duties there, with an Account of what proportion of such Duties each Affignee has engaged to perform; and that such Account and List shall be the rule by which the Assessors shall proceed in making such Assessments against any Person as original Purchasers or Assignees of such original Purchasers, and if an such original Purchasers shall not make return to such Clerk of a number of Assignees engaged to do and perform fuch duties of Settlement as shall be his proportion of Duties according to his share of said Lands there, the Assessors shall Asses what remains on his own Lands till fuch original Purchasers shall make further return to fuch Clerk of any other or new Assignee of any of his Lands who shall have engaged the performance of any part of his Duty of Settlement, in which case such part shall for the future be set upon such Assignee.

Partridgefield a Town.

593

And be it further enacted, That if an such original Purchaser or any of their Assignees shall refuse or neglect to pay any Taxes that may be set on them or their Lands agreeable to this Act for either of the purpoles aforesaid the Assessor of such Taxes that shall be, from time to Assessors imtime shall be and are hereby impowered to make Sale of such delinquents powered. Lands there for the payment thereof, they conforming therein to the directions and regulations specified and contained in an Act of this Province, now expired, that was made in the second Year of his present Majesty's Reign, intitled, An Act to subject the unimproved Lands within this Province to be fold for payment of, and Taxes Assessed on them by order of the Great and General Court, and Votes and Agreements of the Proprietors thereof, and to enable Proprietors of new Plantations to levy Province and County Taxes laid upon them; referving to all the faid Proprietors (whose Lands may be fold as aforesaid) whether living within this Province or otherwise, their Heirs or Assignees, a liberty of redemption of such their Lands, they paying (for the purposes in this Act mentioned) within one Year from and after such sale made, the sums for which such Lands shall have been sold, with double damages until the same shall be redeemed.

And to prevent any Injustice to any of the Inhabitants of the faid Town or other Proprietors of Lands there by means of any false returns Liable. against him, by any original Purchaser, as his Assignee liable and subject by Contract to any Duty of Settlement which he has not undertaken and thereby being subjected to an unreasonable Assessment upon him in con-

sequence of such false return.

Be it enacted, That if any fuch original Purchaser shall falsely return any Person as his Assignee of any Lands in the said Town, and as liable and engaged to do any Duty of Settlement on his behalf, which such Penalty in Person is not liable or engaged to person, and such Person shall by Case of a means thereof be subjected to any unjust Assessment against the true de-false return. fign of this Act, and shall actually suffer any loss or damage thereby, he shall be and is hereby in itled to treble Damages, he shall so suffer to be recovered with Colts against such original Purchasers by Action of Debt . to be bro't by virtue of this Act.

And be further enacted, That Perez Marsh, Esq; be and hereby is impowered to issue his Warrant directed to some principle Inhabitant of the faid Town, requiring him to call a Meeting of faid Inhabitants in Equipowerorder to chuse Officers as by Law Towns are impowered to chuse in the ed. Month of March annually; at which faid first Meeting all the then

present Inhabitants shall be admitted to Vote.

A P.

An Act for erecting the newPlantation called No. 2. in the County of Berksbire, into a Town by the Name of Partridgefield.

WHEREAS the erecting of the new Plantation called No. 2 in Preamble, the County of Berkshire into a Town, will greatly encourage and forward the further Settlement thereof, and remove many Difficulties the Inhabitants already settled there, at present labour under. Be it therefore enacted by the Governor, Council, and House of Re-

Partridgefield a Town.

Bounds.

presentatives, That the new Plantation called No. 2. in the County of Berkshire, bounding Easterly partly on Worthington, and partly on No. 5. Westerly partly on Ashuelot Equivalent, and partly on the new Township called Hartword, Northerly partly on the new Townships called No.4. and No. 5.and Southerly on faid Hartwood, (being the Township which by a Committee of this Court was in the Year One Thousand seven Hundred and Sixtytwo, fold at public Vendue to Elisha Jones, Esq; in behalf of himself and others) be and hereby is made a Town by the Name of Partridgefield; and the Inhabitants thereof are hereby invested with all the Powers, Privileges and Immunities that the Inhabitants of other Towns within this Province enjoy.

And Whereas the faid Elisha Jones, Esq; purchased the Lands of the said Township from the Province for himself, Sir Francis Bernard, Baronet, and Oliver Partridge, Esq; to hold the same in the following Proportion, viz, the said Sir Francis Bernard, one ThirdPart thereof; the faid Elisha Jones, one Third Part thereof, and the said Oliver Partridge, one ThirdPart thereof; and by Deeds between themselves mutually executed, fettled the same among themselves in that Proportion, excepting three publick Rights, or three Sixty third Parts of the faid Township, as also three Hundred Acres yet undivided: And the said Purchasers have surveyed and laid out great Part of the said Lands into one Hundred and fifty Acre and two Hundred Acre Lots: And in order to bring forward and compleat the Settlement of the same Lands, and for the fulfilment and performance of the Conditions of the Grant thereof; the faid Purchasers have each of them been disposing and conveying fuch Lots to Persons who have engaged to settle thereon, and have covenanted with faid original Purchasers respectively to do the Duty of Settlers, and to pay certain Proportions of the Cost and Charge of building a Meeting-House and settling a Minister, and making necesfary Roads there.

Original Proprietors greement with the Settlers.

chuse Town Officers.

Impowered to

And to grant Money.

Be it enacted, That the Inhabitants of said Town, such of them as have undertaken to fettle fuch Rights, and to contribute any Part or Proportion towards the building a Meeting-House, and settling a Minister, and making Roads as aforesaid, together with such of the original Purchasers of said Lands, who have not engaged a sufficient number of Settlers in Proportion to their original Share in faid Town be, and they are hereby empowered at a Meeting to be called for that Purpofe, agrecable to the Direction of an Act of this Province, made in the Twelfth Year of the Reign of her late Majesty Queen Anne, intitled, An Act directing how Meetings of Proprietors of Lands lying in Common may be called, to chuse a Clerk, Treasurer, Assessors, Collector and Committee, and any other Officer or Officers, that Proprietors of Common Lands may chuse; the Votes always to be collected according to the Interest; and at such Meeting at orany future Meeting called agreeable to the Directions of the Act aforesaid, may agree upon and grant any Sum or Sums of Money they may think proper for any of the Purposes aforesaid, to be Assessed on the several original Purchasers or their Assigns of the Lands there as aforesaid, according to their several Interests therein, and the Contracts and Obligations they have made thereabout.

And to the End that the Proportions of the several Purchasers aforefaid in faid Lands, and the Assignees to whom they have respectively conveyed any Part of the same under Contract of doing any Share of the settling Duties aforesaid, may be the better known in said Town:

Partridgefield a Town.

595

Be it enacted, That each and every of the original Proprietors aforefaid, their Agents or Attornies, shall file with the Clerk of the said Town, within three Months after his Choice and Acceptance of faid Office, and Account of each original Proprietor's Share, and a List of the Names of the leveral Persons to whom he has conveyed any Part of his Lands there, under Contract of doing any fettling Duties there, with an Account of what Proportion of such Duties each Assignee has engaged to perform: And that such Account and List shall be the rule by which the Assessors shall proceed in making such Assessments against any Persons or Assignees of taid original Purchasers; and if any such original Purchasers there, their Agents or Attornies shall not make return to such Clerk of such a Original Purnumber of Assignces engaged to do and perform such Duties of Settle-chasers to file ment as shall be his Proportion of Duties according to his Share of faid his share with Lands, there the Affessors shall Asses what remains on his own Lands, the Clerk. till luch original Purchasers, his Agent or Attorney shall make further return to luch Town Clerk of any other or new Assignee of any of his Lands who shall have engaged the performance of any part of his Duty of Settlement, in which Case such Part for the stuture shall be set upon fuch Assignee.

And be it further enacted, That if any fuch original Purchaser, or any of their Assignees shall refuse or neglect to pay any Taxes that may be set on them or their Lands agreable to this A& for either of the Purposes aforelaid, the Assessor of such Taxes that shall be, from time to time, shall be, and are hereby impowered to make sale of any such De- Assessors inlinquents Lands there for the Payment thereof, they conforming there-powered to in to the Directions and Regulations specified and contained in an Act of make Sale of Desired, that was made in the Second Year of his this Province, now expired, that was made in the Second Year of his Lands: present Majesty's Reign, intitled; AnAct to subject the unimproved Lands within this Province to be fold for Payment of Taxes Affelfed on them by Order of the Great and General Court, and Votes and Agreements of the Proprietors thereof; and to enable Proprietors of new Plantations to levy Province and County Taxes laid upon them; referving to all the said Proprietors (whose Lands may be fold as aforesaid) whether living within this Province, or otherwise, their Heirs and Assigns, a liberty of Redem tion of such their Lands, they paying (for the Purposes-in this Act mentioned) within one Year from and after fuch Sale made, the Sums for which such Lands shall have been fold, with double Damages, until the same shall be redeemed.

And to prevent any Injustice to any of the Inhabitants of the faid Injustice of Town, or other Proprietors of Lands there, by means of any false recasioned by turn against him (by any original Purchaser) as his Assignee liable and false returns subject by Contract to do any Duty of Settlement which he has not un-how to be remedied: dertaken, and thereby being subjected to an unreasonable Assessment up-medied.

on him in consequence of such false return.

Be it enacted, That if any such original Purchaser shall falsely return any Person as his Assignee of any Lands in said Town, and as liable Intitled to and engaged to do any Duty of Settlement on his behalf, which such Treble Da. Person is not liabel or engaged to persorm, and such Person shall by such mage in Case. means be subject to any unjust Assessment against the true design of this Act, and shall actually suffer any Damage or Loss thereby, he shall be, and is hereby intitled to treble. Damages he shall so suffer, to be recovered with Costs against such original Purchaser by Action of Debt to be brought by virtue of this Act.

596 Selectmen &c. to bind Poor Children Apprentices.

And be it further enacted, That William Williams, Esq; be and hereby is impowered to issue his Warrant directed to some principle Inhabitant of faid Town, requiring him to call a Meeting of faid Inhabitants, Wm. Williams in order to chuse such Officers as by Law Towns, are impowered to Esq impowerchuse in the Month of March annually; at which said first Meeting all the then present Inhabitants shall be admitted to Vote.

C H A P. III.

An Act in addition to the several Acts or Laws of this Province, impowering the Selectmen or Overfeers of the Poor of Towns, to bind poor Children

Apprentices.

WHERE AS the Acts or Laws of this Province heretofore made impowering the Selectmen or Overseers of the Poor of the several Towns in this Province to place and bind poor Children Apprentices, do not impower them to bind and place any poor Children Apprentices other than fuch as belong to and are chargeable for support on the particular Towns, for and by which such Selectmen or Overseers are cho-Sen. And whereas it often happens, that poor Children and Minors do come or are brought into and found awelling in Towns to which they do not belong, and thereby much charge and expence is occasioned and incurred either for the removal of such Children and Minors to the places. where they belong, either within or without the Province, or for their support in the places where they are found, when at the same time they might be placed and bound Apprentices in the Towns where they are found dwelling as much to their own benefit and the benefit of the Pub-

lic as in any other place:

Be it therefore enacted by the Governor, Council, and House of Representatives, That from and after the first day of August One thoufand, seven hundred and seventy one, it shall be lawful for the Overseers of the Poor of any Town or District within this Province where any Poor Children or Minors whether Male or Female shall come, be left or found dwelling whose Circumstances shall be such as to require that fuch Town or District should incur any immediate Expence either for their impowered to Support in order to their Removal, and such Overseers are hereby fully impowered with the Assent of two Justices of the Peace for the County in which fuch Town or District Iyes from time to time to place and bind Apprentices any fuch Poor Children or Minors, although fuch Poor Children or Minors are not by Law the proper Charge of fuch Town or District, for their Support in case they should stand in need. Provided fuch Poor Children and Minors shall be at the time of placing and binding them Apprentices in other respects, in such Circumstances as that if they belonged to luch Town or District where they shall be found, they would be subject and liable by virtue of any Act or Law of this Province heretofore made, and yet in force, to be placed and bound Apprentices by such Overseers of the Poor.

Ages Affertained.

Overfeerswith the Confent

bind poor

Children.

Provided also, That the Males shall not be Bound for a longer Term than untill they come to the Age of twenty one Years, and the Females shall not be Bound for a longer Term than untill they shall come to the Age of eighteen Years; and that Provision be made in the Indentures

Preamble.

Magazines for Powder.

(whereby the Males shall be bound out) for their being instructed in To beinstruc-(whereby the Males man be bound out) to the Indentures (whereby the ed in Reading Reading, Writing and Cyphering; and in the Indentures (whereby the ed in Reading Females shall be bound out) for their being instructed in Reading and Cyphering. Writing, if they shall be capable.

Provided, That no Proceedings of the Selectmen or Overseers of the Poor in binding out any such Children or Minors, as Apprentices, nor their serving an Apprenticeship either in the same or in any other Town or District, shall be construed or understood to subject the Town or District, shall be construed or Understood to subject the Town or District to which such Selectmen or Overseers shall belong, or the Town to their superstant to the or District wherein such Apprentices shall be served, to the Support of port. fuch Children or Minors in case they shall afterwards stand in need; but the Inhabitants of the Town or District to which any such Child or Minors doth or shall properly belong (previous to his or her being so bound out) shall, when known, be liable and held to afford such Relief as by Law they would have been subject to in case this Act had neve been made.

An Act for erecting two publick Magazines for the fafe keeping of Powder, the one in the Town of Boston, and the other in the Town of Watertown.

WHEREAS it is with good Reason apprehended that the Preamble: present situation of the Magazine or Powder-House on the Common or Training field in Boiton is unsafe for lodging and keeping the great Quantities of Gun-Powder which are commonly placed therein; and that it is also expedient to have another public Magazine out of

the Town of Boston, in addition to that in Charlestown. Be it therefore enacted by the Governor, Council, and House of Representatives, That two public Magazines or Powder-Houses be built of Two Powder-Stone or Brick, and fuitably finished as soon as may be at the publick built, Expense, fit for Storeing and safe keeping of Gun-Powder, the one in the Town of Boston behind or at the Northwestern End of the Hills on one in Boston, the Northern Side of the Common or Trainingfield there; and the one in Waterother within the Town of Watertown in the County of Middlesex, in town. fuch Place in faid Town as may be agreed upon by a Committee that may be appointed by the General Assembly to build said Magazine; and that from and after the finishing such new Magazines, all the Gun-Powder in the prefent Magazines shall without Delay, at the Expence of the Powder to be respective Owners thereof be removed from thence into one of the new the Comman-Magazines or into both of them, or into the Magazine at Charlestown, in der in Chief such Proportions as the Commander in Chief shall order, and that all the shall direct. Gun-Powder which shall be imported and landed in the Port, of Boston aforesaid, after finishing such new Magazines, or either of them, shall be carried into and placed in one or both of them, or in the Magazine at Charlestown, according to such order as aforesaid, and not else where, on Forseiture in Pain of forfeiting all fuch Gun-Powder as shall be lodged or kept in any Case. other place, one Morety thereof to and for the use of this Province, and the rest to the Informer to be recovered by Bill, Plaint or Information in any Court of Record in this Province, and the Owner or Owners of fuch Gun-Powder shall also forfeit the Sum of ten Pounds for every half Barrel of fuch Gun-Powder, and after that Rate for every greater Quantity, lodged in any other Place, to be recovered by Action of Debt

in any Court proper for the Trial thereof, by him that shall sue for the

Courts in the County of Berkshire.

Town Stocks to be under the direction men.

Quantity that may be kept in private Shops.

His Duty.

His Allow-

Lawsrepeal'd.

same; saving nevertheless, that the ordinary Town stocks of Gun-Powder of each and every Town or District within this Province may be placed and kept in any other suitable Place or Places as the Selectmen thereof reof the Select- spectively shall appoint, and that aQuantity of Gun-Powder not exceeding five and twenty Pounds may be kept in any Shop for Sale provided it be kept in Brass or Tin Tunnels, saving likewise all needful Stocks of Gun-Powder for any Fort Fortress or Garrison within this rovince, which may nevertheless be lodged and kept in such Fortress; Saving also, all such public or: Provincial Stocks of Gun Powder as by the Commander in Chief for the Time being shall be ordered to be lodged in any other Place or Places. And be it further enacted, That a Keeper shall from time to time be

appointed by the Commander in Chief, for each of the faid Magazines; Keeper to be who shall duly attend each one his respective in a suppointed by and Times as shall be directed and ordered by the Commander in Chief, appointed by and Times as shall be directed and ordered by the Commander in Chief, appointed by and Times as shall from Time der in Chief. for taking in and delivering out all fuchGun-Powder as shall from Time to Time be wanted by the respective Owners thereof; and whose Duty it shall be in all Respects to take due care of all the Gun-Powder therein for the Prefervation thereof, and not to neglect turning the same once every Month at least as long as it shall remain therein, and that no Powder be taken in or delivered out but between the Hours of Sun Rising and Sun Setting.

And be it further enacted, That for all Gun-Powder which shall be put into the faid Magazines, or either of them, faving fuch as belong to the public Stock, there shall be paid into the Hands of the respective Keepers thereof, for the use of the Province one Shilling for each Barrel upon Receipt thereof, and fix Pence for each Bartel by the Month for three Months after the first Month from the Receipt thereof, and four Pence for each Barrel for every Month afterwards as long as it shall remain therein; which Monies to be received by the several Keepers of the faid Magazines respectively, they shall each of them account for upon Oath, to the Commander in Chief and the Council, and the same shall be applied towards defraying the Charges of keeping and attending the laid Magazines; managing and taking due Care of the Gun Powder therein; and if there shall at any Time be a Deficiency for those Purpoles it shall be made up and paid out of the Province Treasury, and if at any Time there should be a Surplusage it shall be paid into the Province Treasury.

A P. V. H

An Act for Repealing the several Acts relative to the holding and fetting of the Court of General Sessions of the Peace and Inferior Court of Common Pleas in and for the County of Berksbire, and for determining the Times and Places for holding the faid Courts for the future.

BE it enacted by the Governor, Council, and House of Representatives, That the feveral Laws and the feveral Paragraphs and Claules of all and every of the Laws of this Province heretofore made and enacted, so far forth as they have relation to the Times and Places for the setting and holding of the Court of General Sessions of the Peace and Inferior Court of Common Pleas in and for the County of Berkshire be, and hereby are repealed and declared null and void. And

Belchertown annexed to Greenwich,

599

And be it further enacted, That a Court of General Sessions of the Peace and an Inferior Court of Common Pleas shall fet and be held in and for the said County of Berkshire at Great-Barrington, on the First Tuesday of September next, and from and after the holding the same Times and Courts there shall set and be held annually in and for the said County of Berkshire, a Court of General Sessions of the Peace and an Inferior Court of Common Pleas at Pittsfield on the last Tuesday of November, and on the last Tuesday of Feburary, and at Great-Barrington on the Third Tuesday of May, and on the Third Tuesday of August.

holding of the

And be it further enacted, That all Causes, Writs, Executions, Recognizances, Presentments, Indictments, Warrants, Appeals, Processes Matters and Things what soever that are or shall be made returnable to or had, or would have had Day and been adjudged, determined and acted upon at or by either of the said Courts to be held at Great-Barrington on the first Tuesday of September next, or at Pittsfield on the last turnable. Tuesday of November next shall be returnable have Day, be adjudged, determined and acted upon in like manner as they ought to and shou'd have been in Case the Acts made and passed in the seventh and in the currentYears of his present Majesty's Reign, for the ordering and determining the holding of faid Courts had never been Repealed, notwithstanding the same Acts are hereby declared to be repealed and to be null and void.

Actions re-

C H A P VI.

An Act for annexing certain Lands, lying in the Town of Belcherstown, in the County of Hampshire with the Inhabitants thereon, to the Town of Greenwich in the same County.

HERE A Sit has been represented to this Court by a Number of the Iahabitants of that part of the Town of Belcherstown lying East of the West branch of Swift River and South of Pelham, that it is with great difficulty they enjoy Town privileges there, and that they can more commodiously enjoy such privileges in the Town of Greenwich; and the said Town of Belcherstown having consented that the Inhabitants aforesaid Should be annexed to Greenwich, the Town of Greenwich has consented to receive them.

Preamble.

Be it therefore enacted, by the Governor, Council, and House of Representatives, I hat all the Lands in Belcherstown in the County of Hampshire, lying East of the West branch of Swift River and South of ed to Green-Pelham, be and hereby are annexed to the Town of Greenwich in the wich. fame County together with all the Inhabitants that now do, or that shall hereafter dwell thereon, who hereby are and shall be subjected to do duty and intitled to receive privilege equal with other Inhabitants of the faid Town of Greenwich to all intents and purposes whatsoever.

And be it further enacted, That the Inhabitants annexed as aforesaid, Proportion of shall pay their proportion of all such Province, County and Town Taxes Taxes to be as are already fet on them by the Town of Belcherstown, in like paid. manner as though this Act had not been made.

Provided also, and be it further enacted, That the Bridge over the Bridge over West branch of Swift River in the County Road be maintained, repair- Swift River ed and rebuilt from time to time as there shall be occasion, equally at to be mainthe expence of Greenwich and Belcherstown.

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Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of Massachusetts-Bay in New-England: Begun and held at Cambridge upon Wednesday the Twenty-ninth Day of May 1771, and continued by fundry Prorogations to Wednesday the Ninth Day of April 1772, and then met.

CHAP.

An Act to appoint Commissaries to settle a Line of Jurisdiction between this Province and the Province of New-York.

E it enacted by the Governor, Council, and House of Representatives, That William Brattle, Joseph Hawley, and John Hancock, Esquires, shall be Commissaries on the Part of this Province, who shall be William Brattle, Commissionated by the Governor, and who shall have full Power, Esq; and others and who are hereby authorized to meet with Commissaries, who are, or appointed may be appointed, and in like Manner authorized and impowered by the Governor, Council, and General Assembly of the Province of New-York, at fuch Time or Times, Place or Places, as shall be agreed upon and determined by the Governor of this Province and the Governor of the Their Power. Province of New-York; then and there to agree upon a Line of future Jurisdiction between the said Provinces, on the Easterly Part of the said Province of New-York, and from the South to the North Boundaries of this Province, the Governors aforesaid being present; and such Line, so agreed upon, and approved of, and confented to by the faid Governors, shall be presented by the Governors aforesaid respectively, to his Majesty, for his Royal Approbation, and being ratified and confirmed by his Majesty, shall at all Times hereafter, be the Line of Jurisdiction between this Province and the Province of New-York, in all and every Part or Place where the faid Province of New-York, on its Eastern Boundary shall adjoin on this Province, the true and real extent or boundary of this Province, by the Royal Charter, being in any wife to the contrary notwithstanding.

And be it further enatted, That after such Line shall be so agreed upon, approved, ratified, and confirmed, the Commissaries appointed by this Commissaries Act, are hereby authorized and impowered, to employ a Surveyor or to appoint Surveyors, Chainbearers, and such and so many other Persons that may Surveyors, &c. be found necessary to perform the executive Part, to run, mark, and ascertain, the said Line, in conjunction with such as may be appointed by the Province of New-York, for that Province.

Precinct in Roxbury incorporated.

C H A P. II.

An Act for Incorporating a number of the Inhabitants in the West Parish of Roxbury, with their Estates, into a distinct Parish or Precinct.

Preamble.

MHEREAS at the Request of Messieurs Eleazer Weld, Joseph Brewer, John Child, Edward Child, John Lowder, Nathaniel Wheaton, Nathaniel Weld, John Coburn, Nathaniel Brewer, Daniel Harris, Elijah Whitney, Jonathan Payfon, William Pepperrel, Ezra Davis, Samuel Scarborough, William Williams, John Morey, John Lowder, jun'r. Ebenezer Weld, Isaac Williams, Jacob Davis, William Burroughs, Thomas Weld, John Foster, Joshua Loring, Walter Logan, Edward Bridge, Henry Williams, Samuel White, John Keys, George Woods, Lemuel Child, Ezra Davis, jun'r. Joseph Weld, and Ebenezer Scott all Inhabitants of the West. Davis, jun'r. Joseph Weld and Ebenezer Scott, all Inhabitants of the West Precinct in Roxbury, to be with their Lands set off a distant Precinct or Parish, at a legal Meeting of said West Precinct, on the second Day of October last, the said Parish Voted their Desire unanimously, that the Persons afore mentioned with their Estates within the Bounds following, should be set off from them, and erected into a seperate and distinct Parish, and to join with said Petitioners in Petitioning the Great and General Court to ratify and confirm what faid West Precine had done by making it a distinct Parish, Viz. To begin at Sawmill Brook Bridge, so called, and run up faid Brook until it comes even with the fouth-East Corner of Mr. John Child's Pasture, then to run directly to said Corner, then to take the Stone Wall for said Line running Westerly, until it comes toMr. John Harris's Pasture, then tokeep said Course until it comes to Brookline Line, then totake the Lane leading by Mr. Daniel Harris's from the upper rish in Roxbury Road to the lower Road to be the Line, then the nighest distance from the end of faid Lane to Stoney River, so called, to be the faid Line, then to run up Said River until it comes to Dorchester Line, in a smallSwamp or Meadow near Captain Atherton's Pasture above the Bridge leading over faid River to Mr. Stephen Chamberlain's House, which will compleat the Bounds and Limits between said new proposed Precinct or Parish, and the other remaining Part of the Precinct.

Bounds of the middlePa-

Be it enacted by the Governor, Council and House of Representatives, That the Persons afore-mentioned, Inhabitants of the West Precinct in Roxbury, with their Estates and all the Lands within the Bounds aforesaid Parish set off toward, with their Estates and an the Lands within the Bounds aroleiand to the middle be, and hereby are incorporated into a Precinct, and that they shall and hereby have all the Rights, Privileges and Immunities which by Law Precincle have heretofore been vested with.

Inhabitants Parish.

And be it further enclaed, That Samuel Dexter, Esq; be and hereby is empowered to iffue his Warrant to some principal Inhabitant of the faid ter, Esq; Im- Precinct, requiring him in his Majesty's Name to warn and notify the said powered to Inhabitants to meet together at such Time and Place in said Precinct, as issue warrants. issue Warrants for calling the by said Warrant shall be Appointed, to chuse such Officers as may be Nefirst Meeting. ceffary to Manage the Assairs of said Precinct: And the qualified Inhabitants so met, shall be and hereby are empowered to chuse Precine Officers accordingly.

Samuel Dex-

C H A P. III.

An Act for Incorporating the Overseers of the Poor of the Town of Boston.

y HEREAS many charitably disposed Persons have given and bequeathed considerable Sums of Money and other Interest and Estate to the Poor of the Town of Boston and their Use, and Preamble. many other Persons are well inclined to make charitable Donations to the same good Purpose, but the Overseers of the Poor of the same Town not being Incorporated, the good Intentions of those who have made and those who incline to make such charitable Donations, have been either wholly frustrated or not carried into full Effect.

Be it therefore enacted by the Governor, Council, and House of Reprefentatives, That the faid Overfeers for the Time being of the Poor of the Town of Boston, in the County of Suffolk and Province of the Massa-Overseers of chusetts Bay be created, made, erected and incorporated into a Body-the Town In-Politic by the Name of The Overseers of the Poor of the Town of Boston corporated. in the Province of the Massachusetts-Bay, in New-England, and that they and their Successors in said Office have a perpetual Succession by said Name.

Be it further enasted, That all and fingular Sum and Sums of Money, Interest and Estate, Real or Personal of what Name or Nature soever, heretofore given, or at any Time hereafter to be given, granted, bequeathed or divised by any Way or Means whatsover to the Poor of the fame Town or to their Use, not exceeding the Sums and Value in this Act Their Power, after mentioned, be and the same hereby is and shall be to all Intents and Purposes vested in the same Overseers and their said Successors in their faid Corporate Capacity; and they, are hereby enabled in the fame Capacity to receive, manage, leafe, let and dispose the same according to their best Discretion to and for the Use and Benefit of the Poor of the faid Town.

Provided always, and be it hereby enacted, That the said Overseers shall not be able to receive or be capable of having or holding any Monies or Personal Estate of any Kind or Nature whatsoever at any Time above and beyond the Sum and amount of SixtyThousand PoundsLawful Money of this Province, accounting and reckoning the whole Monies and Value of all the Personal Estate, Personal Securities, and Choses in Action, which they shall own or be vested withal in their corporate Capacity together. Proviso. And that all Gifts and Bequests of Money or personal Estate of any Kind made to the faid Corporation, or which by the Tenor of this Act they might take or be vested with, shall be utterly void at all Times hereaster when their whole Stock in Monies, Personal Securities or Choses in Action, and Personal Estate which the said Corporation shall have, own and be vested with the Property of, shall taken and reckoned together amount to the faid Sum of Sixty Thousand Pounds.

Be it further enacted, That the faid Overseers and their Successors in faid Office by the Name aforesaid have a perpetual Succession; by that To have per-Name to sue or be impleaded, by its said Corporate Name to purchase petual Suc-Lands and hold them not exceeding the Sum of Five bundred Pounds cession. 5 Q

Marine Society at Salem.

Lawful Money by the Year, and to manage, leafe, bargain and fell or otherwise dispose of all or any part thereof, and do all other Acts as Natural Persons may, as from Time to Time the said Corporation shall judge best for the Benefit, Advantage and Use of the said Poor.

To have By-Laws.

Be it further enacted, That the faid Corporation shall have a common Seal and Power, and the faid Corporation is hereby authorized to make Seal and make By-Laws and private Statutes and Ordinances not repugnant to the Laws of the Land, for the better Government of the said Corporation and its Finances, to chuse a Treasurer, Clerk and other subordinate Officers as from Time to Time shall be found necessary, and all or any of them again at Pleasure to displace.

Be it further enacted, that all Instruments which said Corporation shall Acts done by lawfully make by the Name aforefaid, and fealed with their common Seal, a major Part and all Acts done or Matters passed upon, by the Consent of a major Part to be Valid. of the faid Overfeers for the Time being, shall bind faid Corporation and be valid in Law.

CHAP. IV.

An Act to incorporate Jonathan Gardner, jun'r. and others therein named, into a Society by the Name of the Marine Society, at Salem, in the County of Essex, in the Province of the Massachusetts-Bay, in New-England.

Preamble.

TITHEREAS a considerable Number of Persons who are or have been Masters of Ships or other Vessels have for several Years past associated themselves in the Town of Salem, and the principal End of said Society being to improve the Knowledge of this Coast by the several Members upon their arrival from Sea, communicating their Observations Inwards and Outwards, of the variation of the Needle, Soundings, Courses and Distances, and all other remarkable Things about it in Writing to be lodged with the Society, for the making the Navigation more safe; and also to relieve one another and their Families in Poverty or other adverse Accidents of Life, which they are more particularly liable to; and have for this End raised a considerable common Stock; and the said Perfons affociated as aforefaid finding themselves under Difficulties and Difcouragements in carrying on the said Designs without an Incorporation; and Jonathan Gardner, jun'r. and others of them having petitioned the Great and General Court of this Province in their present Session, to be incorporated for the purposes aforesaid; and their Intention appearing laudable and deserving Encouragement:

Be it enacted by the Governor, Council, and House of Representatives, That Jonathan Gardner, jun. John Ropes, Samuel Webb, William Lylley, Amos Mansfield, Michael Driver, Ifrael Ohear, Edmund Needham, Robert Hale Ives, Larking Dodge, William Bartlet, Joseph Lambert, Benjamin Welt, Edmund Giles, William Sluman, Samuel Williams, Josiah Batcheldor, John Battan, John Elkins, George Crowinshield, Ed-

Jonathan Gardner and others Incorporated.

ward Gebbant, Joseph Lee, Edward Allen, Samuel Grant, Jacob Crow-inshield, Josiah Orne, Ebenezer Ward, jun. Daniel Howthorne, John Darby, Cabot Gerrish, George Southard, David Majury, Nathaniel Knight, John Archer, John Berry, Habakkuk Bowditch, John Bowditch, Jonathan Webb, John Fisk, William Morgan, Robert Alwik, Jonathan Mafon, Stephen Cleveland, Benjamin Warren, Thomas Frye, Jonathan Lambert, jun. Henry Higginson, and George Cabot, the Members of said Society, be Incorporated and made a Body Politic for the Purposes afore faid, by the Name of the Marine Society, at Salem, in New-England : And To have perthat they their Affociates and Successions, have perpetual Succession by said petual Succession. Name, and have a power of making By-Laws for the preservation and advancement of laid Body, not repugnant to the Laws of the Government; Power to with Penalty, either of Disfranchisement from said Society, or of a Mule, make By Laws, not exceeding Twenty Shillings, or without Penalties, as it shall feem most meet, and have Leave likewise to Make and Appoint their common Tohave a Seal, and be liable to be Sued and enable to Sue, and make Purchases, and and hold a take Donations of Real and Personal Estate for the purposes aforesaid, Estates, provided the Rents of the Real Estate together with the Interest, of the Not to ex-Personal Estate shall not exceed the Sum of five Hundred Pounds per An- ceed 5001 per num; and to Manage and Dispose said Estate as shall seem sit : And said Annum. Society shall have a Master, Deputy Master, Treasurer and Clerk, and Sincers, by or other Officers they shall think proper.

And be it therefore further enacted, That the said Marine Society. Their Power at shall on the second Thursday in June next, assemble to appoint their first the arithmet. Master, Deputy Master, Treasurer and Clerk, and other Officers as they ing. shall think proper, and their Seal, and make By-Laws: And said officers shall continue until the last Thursday in October next, on which Day the said Marine Society shall meet Annually afterwards on the said last Thursday of October Annually at Salem aforesaid, to chuse a Master, Deputy Master, Treasurer, and Clerk, and other Officers as they shall think proper; and for the Admission of new Members, which ihall be done by a major Vote of the Members present at said Annual Meeting; and to make, alter and annul their By-Laws: And if Power of Adby Reason of any Emergency the Business of said Annual Affembly can-pourning, not be compleated on said Day, they may Adjourn once to a short. Day to and Appointfinish it, and no more; and said Society shall meet at said Salem on the ing new Oflast Thursday of every Month for all other Business; and when ever any ficers in Case of the Officers of said Society stall die, or be disabled, or remove out of Removal. the Government, others shall be appointed or elected in their Room, at the next Monthly Meeting; and all Instruments which said Society shall Lawfully make, shall when in the Name of said Society, and pursuant to the Votes thereof, and Signed and Delivered by the Master, and Sealed with Instruments

their common Seal, bind faid Society, and be valid in Law.

valid in Law.

P. CHA

An Act in addition to an Act entitled, An Act for the Settlement of the Bounds, and defreying of the publick and necessary Charges arising within each respective County in this Province, made and pasfed in the fourth Year of the Reign of King William and Queen Mary.

IN HEREAS in and by an Act intitled, an Act for the Settlement of the Bounds, and defreying the publick and necessary Char-

606 Settlement of the Bounds in each County, &c.

Preamble.

ges arising within each County in this Province, it is among other Things enacted, That the Votes for a County Treasurer shall be in Writing, and Sealed up by the Constable, by him to be kept and returned unto the next Quarter Sessions to be held for said County, there to be Opened and Sorted by such as the Court shall appoint in the Presence of the Justices; the Person having the Majority of the said Votes shall be Treasurer of such County for that Year, and be Sworn before said Court:

And whereas divers and great Inconveniencies have frequently arisen in Consequence of the returning of the Votes for a County Treasurer, being only by the Constable of the then Year. For remedy whereof.

Justices and Grand Jurors power to return Votes.

Be it enacted by the Governor, Council and House of Representatives, That for the future any of the Justices of the County, or either of the Grand Jurors of the then present or next preceeding Year, living in the same Town, and they shall have the same Power to return the Votes of the several Towns in the respective Counties in this Province for a County Treasurer, as by faid Law the Constables had and now have.

Each Town toreturnVotes neral Sessions.

And be it further enacted, That the Votes for County Registers collected and sealed up according to the Law now in being shall be returned from the feveral Towns in each County, to the Courts of General Sessions of Register to the the Peace in said Counties respectively, in the same Manner as is provid-Court of Ge- ed for by this Act, for the return of the Votes for County Treasurers.

BOSTON, New-England:

Printed by Richard Draper, and Green and Russell, Printers to the Government, 1772.

Court in Middlesex.



ets and Laws.

Passed by the Great and General Court or Assembly of His Majesty's Province of Massachusetts-Bay in New England: Begun and held at Cambridge uponWednesday the Twenty-seventh Day of May 1772, and adjourned to Boston the 11th of June.

C H A P. I.

An Act for altering the Time for holding the Court of General Sessions of the Peace and Inferior Court of Common Pleas in and for the County of Middle (ex.

THEREAS the holding of the Courts of General Seffions of the Peace and Inferior Courts of Common Pleas within the Preamble. Counties of Middlesex and Worcester, at one and the same Time, is attended with many Inconveniencies to both Counties: For remedy whereof,

Be it enasted by the Governor, Council, and House of Representatives, That the Court of General Sessions of the Peace and Inferior Court of Common Pleas, which by Law are required to be held in holding Infe-and for the County of Middlesex at Concord on the first Tuesday Concord alterof September next, shall be held there on the second Tuesday of the same ed. Month; and that a Court of General Sessions of the Peace and an Inserior Court of Common Pleas shall for the future annually be held in and for

Times for

the same County at Concord on the second Tuesday of September.

And be it further enacted, That all Writs, Executions, Appeals, Recognizances, Warrants, Indictments, Presentments, Causes, Actions, to be returned Suits, Processes, Matters and Things whatsoever, that are or shall be accordingly. returnable into or that should or might have been heard, adjudged, determined or acted upon at the faid Court of General Seffions of the Peace or Inferior Court of Common Pleas, which would and by Law ought to have been held at Concord on the first Tuesday of September next, if this Act had not been made, shall be returnable into, be heard, adjudged, determined and acted upon at the faid Court of General Seffions of the Peace or Inferior Court of Common Pleas respectively to be held there in and for the same County on the second Tuesday of September next.

C HA P. II

An Act for altering the Time of holding the Court of General Sessions of the Peace and Inferior Court of Common Pleas in the County of Cumberland from the third Tuesday of April and third Tuesday of October to the last Tuesday of March and the last Tuesday of October annually; and for establishing one other Court of General Sellions of the Peace and Inferior Court of Common Pleas to be held in faid County annually for the future.

Preamble.

THERE AS the Inhabitants of the Said County of Cumberland bave represented to this Court, that it would be much for their Convenience and Advantage that the Court of General Sessions of the Peace and the Inferior Court of Common Pleas, that are now by Law bolden at Falmouth in said County on the third Tuesday of April annually, should be held and kept there for the future on the last Tuesday of March annually, and that the Court of General Sessions of the Peace, and the Inferior Court of Common Pleas, which by Law are now holden at faid Falmouth on the third Tuesday of October annually, should for the future be holden and kept there on the last Tuesday of the same October annually: And that there should be another Term of each of the said Courts to be bolden in said County at said Falmouth on the third Tuesday of July annually,—and bave made their Application to this Court for the Alteration and Establishment of said Courts accordingly:

Be it therefore enasted by the Governor, Council, and House of Repre-Time for hol- fentatives, That the Court of General Sessions of the Peace and the Inding Inferior ferior Court of Common Pleas, which by Law are to be holden at mouth altered. Falmouth in the County of Cumberland on the third Tuesday of April annually, shall for the future be holden and kept at faid Falmouth, on the last Tuesday of March annually. And that the Court of General Sessions of the Peace and Inferior Court of Common Pleas, which by Law are to be held and kept at faid Falmouth on the third Tuesday of Oslober annually; shall for the future be held and kept there on the last Tuesday of said October annually. And that from and after the first Day of January Another Court next, another Court of General Sessions of the Peace and Inferior Court of Common Pleas shall be holden at said Falmouth within and for said

established.

County on the last Tuesday of July annually.

Writs, &c. to be returned accordingly.

Er.

Be it further enacted, That all original Writs, Summons, Warrants. issued or to be issued, Recognizances, Executions, Processes, Matters or Things whatsoever, returnable to or that might have been adjudged, determined or tried, either in the said Court of General Sessions of the Peace or Inferior Court of Common Pleas, that without the making of this Act should have been holden at faid Falmouth on the third Tuesday of Ollober next, shall be returnable and have Day in the same Courts respectively by this Law appointed to be holden there on the said last Tuesday of said October, and shall be then and there heard, adjudged and determined in like Manner as without the making this Act they might have been on the faid third Tuesday of the same Month.

C H A P III.

An Act for ascertaining and limiting a Time for the Return of Executions that have, or may be iffued by the Treasurer or Receiver General of this Province, against any delinquent or defective Constable or Collector.

E it enacted by the Governor, Council, and House of Representatives, Executions al That all Executions that already have been iffued by the Province- ready iffued to Treasurer or Receiver General, against any delinquent Constable be returned in or Collector, shall be returned into the Office of the said Treasurer from the first within four Months from the first Day of August next, by such Officer Day of August as the same have been or may be delivered to; together with the Monies on Penalty. collected or received thereon (if any) on Penalty of eighteen per Cent per Annum upon such deficient Sum.

And be it further enacted. That all Executions that shall hereafter be issued, by such Treasurer against any Constable or Collector, as afore-hereaster issufaid, shall be made returnable, and shall be returned accordingly, et to be returtogether with the Monies he hath or may receive thereon (if any) into Months. the Treasurer's Office within Six Months from the Day of the Date of faid Execution, on Penalty of eighteen per Cent per Annum, as aforesaid.

And be it further enasted, That all Executions that have been or executions in may hereafter be issued by the Treasurer or Receiver General against Part satisfied any Constable or Collector which have been or may be delivered to the in fix Months. Sheriff of any County within the Province; and the Constable or Collector against whom the fame hath been or shall be iffued, doth make Default in Payment of the whole Sum of such Execution, -in fuch Case the Sheriff shall return said Execution into the Treasurer's Office, within Six Months from the Date of such Execution, with his Doings thereon, on Penalty of Twenty Pounds.

And be it further enacted, That all Fines and Forfeitures atiling by Fines and Forthis Act, shall be recovered by the Treasurer or Receiver General of to be recoverthis Province by Action of Debr, in any of His Majesty's Courts ed. proper to try the same, for the Use of the Province; and that the Treasurer or Receiver General be and hereby is directed within three Months from the Return Day of such Executions as have been or shall be issued, as aforesaid, to prosecute all delinquent Sheriffs for the Sheriffs to be Penalties arising by Virtue of this Act, on Penalty of incurring the prosecuted. Displeasure of this Court, and of being considered as unfaithful in the Discharge of his Trust as Treasurer or Receiver General of this Province.

And be it further enasted, That the Interest of the several Sums of From what Money in the aforesaid Clauses of this Act, arising as Penalties, are to Time Interest is to be calcube reckoned and confidered as due from the Return Day of the lated. aforesaid Execution.

CHAP.

Removal of the Poor.

C·H A·P.

An Act in Addition to and Explanatory of the several Laws already made relating to the Removal of poor Persons out of the Towns' whereof they are not Inhabitants.

THEREAS in and by an Ast made in the Fourth Year of the Reign of their Majesties King WILLIAM and Queen MARY, intituled, An Act for regulating of Townships, &c. it is among other Things enacted, "That any Persons orderly warned to depart any Town whereof he is not an Inhabitant, and neglecting fo to do by the Space of Fourteen Days next after such Warning given, may by Warrant of the next Juffice of the Peace be fent and removed from Constable to Constable unto the Town where he properly belongs or had his last Residence. And by another Ast passed in the Seventh. Year of His present Majesty's Reign relative to the Removal of poor Persons out of the Towns whereof they are not Inhabitants, it is among other Things enacted, " That when and so often as any such Person or Persons are to be sent or conveyed out of this Province, it shall and may be lawful for any Justice of the Peace of the County from whence the Person of Persons are to be sent or conveyed, and he is hereby impowered to grant a Warrant for fending such Person or Persons out of the Province either by Land or Water, as he shall think will be most convenient or least liable to Charge." AND WHEREAS the Courts of General Sessions of the Peace for several Counties have lately construed the aforementioned Acts in such a Manner as to adjudge, that the Removal of any Person from the Town of which he is not an Inhabitant by Virtue of a Warrant from a Justice of the Peace residing in the same Town, is illegal, whereby a Number of Towns in the Province, more especially the Town of Boston, have been put to much Inconvenience and Charge; and the Expence of the Province is likely to be greatly encreased :

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Recitato

For Prevention thereof :

powered to Remove Persons.

Be it enasted by the Governor, Council, and House of Representatives, Justices em- That from and after the Publication of this Act the Removal of any Person, by a Warrant obtained from one of His Majesty's Justices of the Peace refiding in the Town from whence the Person is to be sent or conveyed to any other Town either in or out of the Province, shall to all Intents and Purpoles be deemed as legal a Removal as if the Warrant had iffued from a Justice of the Peace, living in any other Town, and the Charge arising thereupon borne and defrayed agreable to the former Acts herein referred to.

CHAP.

Boston Pier.

611

An Act for incorporating the Proprietors of Boston Pier, otherwise called the Long-Wharf in the Town of Bostoni

THEREAS the Proprietors of Boston Pier, otherwise called the Long Wharf in the Town of Boston, have by their Petition, preferred to the Great and General Court in their present Session, set forth, That in the Year 1715, the said Wharf was by Deed under the Hands and Seals of the then Proprietors, divided into Twenty-four Shares, in which Deed it was, among other Things, agreed to keep the said Wharf in good and sufficient Repair; and that, if any particular Proprietor should neglect or refuse to Repair Preamble. their respective Parts, it should be done by the Proprietors Committee, and the Cost and Charge be deducted out of such particular Proprietor's Share of the common Wharfage; and that by faid Deed they warranted to each Froprietor his Share as then allotted, "So nevertheless as always to be and continue subject to the Rules and Regulations for the "Management and Improvement of the whole Wharf or Pier, and upholding the same in good Order and Repair, and in such Method and Manner as are already, or shall further be agreed upon, by the " major Part of the Proprietors, and entered in their Book :" That, in Consequence of such Agreement, the said Pier or Wharf has been kept in Repair by the Income thereof ever fince; but that within a few Year's past it was greatly gone to decay, and in Danger of being utterly lost : Whereupon the Proprietors agreed to build a Stone Head, further out towards the Channel, in order to secure the whole Interest, which they bave in a great Measure effected; the said Head still lying in common and undivided, but that the Cost and Charge of such Work will amount to much more than the Income of said Wharf will defray or reimburse in many Years to come: And that, in Consideration of the Premises, the Proprietors of the said Wharf did at a Meeting duly warned on the 29th of April 1772, at which Meeting the Proprietors of feventeen Shares and three Quarters were present, unanimously appoint a Committee to prepare and preser a Petition to the Great and General Court, praying that they may be incorporated, in order more effectually to transact the Business of the Propriety, and empowered to subject the respective Interests of the several Proprietors, when it shall be found necessary for defraying the Charges of Additions or Repairs, which have been, or hereafter may by voted, and ordered, at any legal Meeting:

Be it therefore enacted by the Governor, Council, and House of Representatives, That the Proprietors of Boston Pier, otherwise called the Long Wharf in Boston, be created, made, erected and incorporated into a Body politic for the Purposes hereafter mentioned, by the of Boston Pier Name of the Proprietors of Boston Pier, or the Long Wharf in the for the Purpose Town of Boston in New-England; and that they their Heirs and Assigns sesherein menhave a perpetual Succession by the said Name, and by that Name may fue or be impleaded, and manage, leafe, bargain, fell or otherwife

Boston Pier.

dispose of such Part of the said Propriety, whether divided or undivided, as shall be found necessary for defraying the Cost such Additions or Repairs as have been already voted and ordered, or hereafter may be voted and ordered, at any Meeting of the Proprietors, duly warned for transacting the Business of the Propriety.

infufficient.

Provided, That no Part of the faid Interest shall be fold, unless the Proprietors Proviaca, I nat no I alt of the land infufficient, within the Course Interest not to Income of the said Wharf shall be deemed insufficient, within the Course Interest not to Income of the said Wharf shall be deemed insufficient, within the Course be fold unless of the then current Year, to defray the Cost of the Work, that may the Wharf is have been, by the Proprietors, voted and ordered to be carried on and effected.

Twenty-four

Be it further enacted, That there shall be no more than twenty-four Shares only al- Votes allowed in the faid Propriety, agreeable to the Number of Shares lowed to vote. into which the faid Wharf was originally divided, notwithstanding any after Divisions of the same: And that the Proprietors of at least two Two Thirds Third Parts of the whole Interest shall be always present, either in Perof the whole fon, or by Proxy, to constitute any Meeting for the transacting of Interest to be Business (the whole Number being previously warned, in such Manner always present attheMeeting. as they may agree,) and that the Votes of those present shall be estimated or reckoned, according to their respective Shares or Interests.

Provided nevertheless, That if the Proprietors of two Third Parts of Proof o in Case the Interest shall not appear at any Meeting duly notified, another the Proprietors Meeting shall be notified for the same Purpose or Purposes, with Intishould not at-mation that, if there shall not then be a full Meeting, the Proprietors, Notice. who may be present, will proceed upon the Business of the Meeting: And the Votes and Doings of the major Part of those present shall be effectual to all Intents and Purposes, as if the Proprietors of two third Parts of the Interest had been present.

Job Prince, And be it further enacted, That Job Prince, who, at a Meeting of the Proprietors on the 29th Day of April last, was chosen their Clerk, ered to notify be, and hereby is empowered and directed to Notify a Meeting of the a Meeting on said Proprietors, to be held at Boston atoresaid, on the first Wednesday of August next, which Notification shall be inserted in two of the Boston News-Papers, that are usually circulated in the Province; at which Meeting the Proprietors may determine and vote what Monies shall be raised, when the same shall be paid in; and in what Way and Manner the same shall be levied and collected, in order to carry on and compleat such new Work and Repairs, as have already been, or may then be determined and voted to be effected.

fufficient to pay the Expence.

Proprietors And be it further enacted, That when the Income of the faid Wharf Interest to be shall be insufficient to defray the Expences of any Work or Repairs, fold when the Income is not then and not otherwise, the Proprietors may subject the Interest itself in faid Wharf to be fold for that Purpose: And every Proprietor who shall refuse or neglect to pay such Sum or Sums of Money, as have been, or shall from Time to Time hereafter be duly granted and voted to be raised and levied upon his Right or Share in said Wharf, for the space of Six Months, after such Grant, and his Proportion thereof shall have been published in two of the Boston News-Papers, as aforementioned; then the Committee of the faid Proprietors, or the major Part of them, their Clerk, or Agent, may, and hereby are fully empowered

Sheriffs impowered:

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powered, from Time to Time, at a Publick Vendue, to fell and convey away so much of said delinquent Proprietor's Right or Share in said empowered to Wharf, whether divided or undivided, as will be sufficient to pay and sell delinquent fatisfy his Tax or Proportion of such Grant, and all reasonable Charges Rights. attending such Sale, to any Person or Persons, who shall give most for the same; Notice of such Sale being given in two of the Boston News-Papers, as aforesaid, forty Days at least before such Sale; and may given forty accordingly execute and give a good Deed or Deeds; to the Purchaser Days before thereof, to hold in Fee simple.

Notice to be

Provided, That the Proprietor of Proprietors, whose Interest in Said Wharf shall be so sold, shall have Liberty to redeem the same in twelve Rights to re-Months after the said Sale, by paying the Sum it may be fold for, and Months, pay-Charges, together with the further Sum of twelve Pounds for each ing twelve per hundred Pounds produced by such Sale, and so pro Rata for any greater Cent with Charges. or leffer Sum or Sums, and likewife all fuch further Sum or Sums that may have been voted in the mean Time by the Proprietors, for carrying on any new Work or for Repairs of faid Wharf:

Proprietors

C H A P. VI

An Act to enable Sheriffs, Deputy Sheriffs, Coroners and their Deputies and Constables to make Sale of Goods and Chattels taken by Execution.

WHERE AS a Question bas arisen upon the Power of Sheriffs, Preamble. Deputy Sheriffs, Coroners and Constables respecting the making Sale of Goods and Chattels taken by Execution:

Be it enacted by the Governor, Council, and House of Representatives, That all Sheriffs, Deputy Sheriffs, Coroners and their Deputies and other Officers Constables, are hereby impowered to make Sale at a Public Vendue empowered to of all Goods and Chattels taken by Virtue of Execution for the fell Goods and Satisfaction of the same; Notice of such Sale being posted up in some by Execution, public Place or Places in the Town wherein such Sale shall be made, giving 4 Days Four Days beforehand; and the Overplus of the Proceeds thereof, Notice. keeping them, which Charge of taking and keeping shall be indersed to on the Execution, with their Fees to be immediately and the Owner to be indersed to on the Execution, with their Fees, to be immediately restored to the the Owner. Owner or Owners upon his or their demanding the same.

Lands annexed to Eastham.

CHAP. VII.

An Act for annexing certain Lands lying in the Town of Harwich in the County of Barnstable (called Poatnamicut) with the Inhabitants thereon to the Town of Eastham in the same County.

Preamble.

Eastham.

HEREAS it has been represented to this Court by a Number of the Inhabitants of that Part of Harwich (called Poatnamicut) that it is with great Difficulty they enjoy Town Privileges there, and that they can more commodiously enjoy such Privileges in the Town of Eastham; and the said Town of Harwich baving consented that the Inhabitants aforesaid (including the Estate and Dwelling-House of Eleazer Rogers) should be annexed to Eastham, and the Town of Eastham bas consented to receive them:

Harwich, an-nexed to the Town of

Be it therefore enatted by the Governor, Council, and House of Representatives, That all the Lands in Harwich in the County of Barnstable, called Poatnamicut, beginning at the North Bound at the Precinct Line of said Eastham, then running Southerly as that Bounds of Precinct Line runs to the Road that leads from Eastham to Chatham, the Lands in thence still Southerly by said Chatham Road to a Hill called Stoney Hill a little Wav Southward of the now Dwelling-House of Fesse Rogers, thence South-easterly to a Rock below the Bank at the Head of the Great Bay a little to the Southward of a Cedar Swamp, including the Estate and Dwelling-House of Eleazer Rogers (whether he bewithin faid Line or not,) thence from faid Rock as the Channel now runs to Poatnamicut Harbour which is another Bound between Eastbam and Harwich, be and are hereby annexed to the Town of Easthem in the same County, together with all the Inhabitants that now do, or that shall hereafter dwell thereon (and on the said Eleazer Rogers's Estate) and they hereby are and shall be subjected to do Duty, and intitled to receive Privilege equal with other Inhabitants ef the faid Town of Eastbam to all Intents and Purposes whatsoever.

And be it further enacted, That the Inhabitants annexed as aforesaid, Inhabitants shall pay their Proportion of all such Province, County and Town annexed to pay Taxes as are already set on them by the Town of Harwich, and of all their Proportion of all Taxes Debts that are now due (if any) from the said Town, in like Manner already fet on as though this Act had not been made.

that the Cor H to Att P. VIII.

in secretary and prosper

An Act in Addition to an Act, intitled, An Act to prevent Fraud in Cord-Wood exposed to Sale.

HERE AS in and by an Act made and passed in the fourth Year of Her late Majesty Queen Anne, intilled, An Act to prevent Fraud in Cord-Wood exposed to Sale, It is enacted, "That sall: Cord Wood exposed to Sale shall be four Feet long, " accounting to Half the Carf, and the Cord being well and close laid. "together, shall measure eight Feet in Length; and four Feet in Heighth:" Notwithstanding which great Frauds and Abuses, have for several Years Preamble. past, and still are daily committed in bringing to many Towns in this Province, and there exposing to Sale great Quantities of Fire-Wood commonly called Cord Wood, not more than three Feet, or three Feet and an Half long, whereby the Inhabitants of Juch Towns, and especially the Poor thereof are greatly injured and defrauded, there being no Penalty annexed by said Law to such Persons as are guilty of the Breach thereof:

For Remedy whereof, and for preventing the like Abuses for the ន់ future នៅរាស្រាន់ ម៉ាន់ មុខនៃសេស្ត្រី នេះ នៃស្វែល ព្រះនៃ ស្សាស្រាន់ នេះ ។ ដែ

Be it enasted by the Governor, Council, and House of Representatives,
That if any Fire-Wood, or Wood deligned for Fewel commonly Wood not called Cord-Wood, which be less in Length than four Feet including Length, to be Half the Carf as aforesaid, shall after the first Day of August next be sorfeited. brought by Water into any Towns of this Province for Sale, such Wood shall be forfeited, two Third Parts thereof to the Use of the Poor of the Town, and the other Third Part thereof to the Sealer of Wood who shall seize the same accordingly.

And he it further enacled, That in every Town or District within this Province, where Wood is ufually fold by the Cord, the Select-Men select-Men to appoint shall annually, or as Occasion shall require, nominate and appoint some Measurers and meet Persons to be Measurers and Sealers of Wood, who shall be sworn Sealers of in like Manner as other Town Officers to the faithful and diligent Dif-Oath. charge of their Office, and the Select-Men shall from Time to Time appoint such Fees or Allowance for their Service as they shall judge reasonable.

And be it further enacted, That no Wharfinger or Carter shall by Wharfinger himself, or any for or under him, cart or carry any Fire-Wood, or or Carter for-Wood commonly used or intended for Fewel, from any Wharf or bid to cart Landing Place, in any Town in this Province, except for the proper for their own Use and Consumption of such Wharfinger or Carter, that shall not be Use, that is sour Feet in Length, including Half the Carf, and until it hath been less than four first measured by the Officer appointed by the Select-Men as aforesaid, and measured on Panelley of Servicing and paying Six Shilling for a serving of by the Officer. on Penalty of forfeiring and paying Six Shillings for every Load of by the Officer, Wood so carried off, and every Wharfinger shall be chargeable to the six Shillings. Officer or Person appointed to measure Wood as aforesaid, for his Fees, (if demanded) and be compelled by Law to pay him the same.

Cord-Wood.

AND WHEREAS frequent Complaints are made that such of the Inhabitants of the Town of Boston as are Poor, and usually purchase their Fire-Wood and Charcoal in small Quantities, are greatly defrauded in their Measure, and not having the Quantity bought:

For preventing whereof, and for aftertaining the Quantity of Wood and Charcoal bought,

Carts and marked and numbered, and registred by the Town-Clerk.

Be it enacted, That each Cart of Sled employed by any Wharfinger Sleds to be or common Carter belonging to the Town of Boston, be so marked and numbered by the Sealer of Wood on some proper Part of such Cart or Sled, as that it may thereby be known and feen what Quantity of Wood such Cart or Sled will contain and carry, and the Marks and Number of each Cart or Sled, shall be registred by the Town-Clerk of faid Town: And no Wharfinger or Carter aforefaid shall presume to carry any Wood unless for his own Fire in any Cart or Sled that shall not have been so marked, numbered and registred, and that shall not have at the Time of such carrying the Marks and Number remaining visible thereon.

Penalty for Time in the

Provided nevertbeless, And it is the true Intent and Meaning of this Act, That when any Person purchases a Quantity of Fire-Wood for his own Burning, and lands it on any Wharf or Landing besides a common What fingers, he may employ any Cart or Carts to carry off the same, than fix Feet saving only that such Carter shall not carry within the Town of Roston of Wood at a more than Six Feet at a Time, under the Penalty of Six Shillings for Town of Boston, each Offence. And no greater Quantity than fix Feet shall within the Town of Boston be carried at any one Time, and every Person offending in either of the Particulars aforesaid shall forfeit and pay the Sum of Six Shillings for each Offence. And if any Dispute shall arise Disputes be- between the Buyer and Seller as to the Quantity of Wood delivered, tween Buyer and the Quantity bought or agreed for, and if on Cording and Sealing bout the Quantity and of Wood delivered which was bought or agreed for, the Seller shall how to be let-pay the Buyer the Costs of Carting and Sealing the Wood the second Time, as also the Sum of Four Shillings for each Offence.

Charcoal.

And be it further enacted, That all Baskets used and improved in Dimentions measuring Charcoal brought into any Town for Sale, shall contain two of the Baskets Bushels, and be of the following Dimensions, viz. Seventeen Inches Measuring of and an Half deep, measuring from the Top of the Basket to the highest Part of the Bottom, and nineteen Inches in Breadth in every Part, thereof; and that the Basket be well heaped, and also be sealed by the Sealer of the Town where the Person so using and improving the same To be Scaled. shall usually inhabit or reside; and every Person who shall measure the Charcoal in any Basket of less Dimensions, or not Sealed as aforesaid, Penalty if shall forfeit and pay for each Offence the Sum of Three Shillings, and

Meglected.

the faid Basket shall be destroyed.

ment between Charce Buyer and Sel- Seller.

Provided nevertheless, That no Person shall be obliged to measure Case of Agree- Charcoal where the Quantity shall be agreed upon by the Buyer and And

And be it further enacted, That the Selectmen of any Town where Coal is usually fold, or the major Part of them, be and hereby are fully select-Men empowered to appoint, as Occasion shall require, such meet Person as empowered to appoint Perthey shall judge proper for leizing and securing all Baskets improved for sons to Profemeasuring Coal, that are not of the Dimensions aforementioned, and cute Offenders. Sealed as aforefaid, and profecute such Person or Persons as shall be guilty of the Breach of this Act: All Fines and Forfeitures arifing on Forfeiturehow the Breach of this Act, those Forseitures herein beforementioned, which to be Recoverare otherwise appropriated, being excepted, may be recovered by ed. Action, Bill, Plaint, Information or Presentment of the Gand Jury in any Court of Record, or before any of His Majesty's Justices of the Peace, according to the Nature of the Offence, one Moiety thereof shall be for the Informer, and the other Moiety for the Ule of the Poor of the Town where the Offence shall be committed. Saving to any Person aggrieved by any Judgment or Sentence for a Breach of this Act, his grieved Liber-Right and Liberty of Appeal, to the Court proper to try the same on ty of Appeal. Appeal, in the County where the Offence shall be committed.

CHAP. IX.

An Act for incorporating the Plantation called Narraganset Number One, in the County of York, into a Town by the Name of Buxton.

WHERE AS it bath been represented to this Court, that the Plantation called NarraganietNumberOne, lying on the East Side of Saco River Preambles in the County of York, is competently filled with Inhabitants, who labour under great Difficulties and Disadvantages by Means of their not being Incorporated into a Town t

Be it therefore enacted by the Governor, Council, and House of Representatives, That the faid Narraganset Number One, bounded Southeafterly at the Heads of Biddeford and Searborough, Southwesterly by Saco River, Northwesterly by Pearfon Town so called, and Northeasterly by Gorham, be and hereby is Incorporated into a Town by the Name of Buxton, and that the Inhabitants thereof be and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of other Towns in this Province by Law enjoy.

Bounds of

And be it further enasted, That Jeremiah Hill, Esq; be and hereby is directed to iffue his Warrant to some principal Inhabitant of said Jeremiah Hill, Town, requiring him to warn the Inhabitants thereof to meet at such ed to call a Time and Place as shall be therein set forth, to chuse all such Officers to chuse officers. as Towns are by Law impowered to chuse in the Month of March chuse Officers. annually: At which faid Meeting all the then present Inhabitants shall be admitted to vote.

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Townshend Proprietors.

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Conta Language Con

continue beard levery ore falls An Act for confirming the Titles and quieting the Possessions of the Proprietors of the Town of Townshend.

Preamble.

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per H 1, 12

HEREAS the Great and General Court or Affembly of this is believedes Province did on the fourth Day of December 1719, Grant a new Township at a Place called Turkey-Hills, then called North-Town, now Townshend, which at that Time was a Frontier Town, of six Miles square, and said Court did on the seventh Day of December, 1719, appoint and fully impower William Taylor, Samuel Thaxter, Francis Fullam, Esqrs. Capt. John Sheple and Mr. Benjamin Whitemore, a Committee to allot and grant out the Lands in Said new Town, which Committee did afterwards agreable to the Order of Said Court allot and grant out faid new Township, and make Return of their Proceedings into the Secretary's Office, as appears by the Return of the Committee under their own Hands on the Proprietors Book: But the Plan of each Lot with the then Possessors and Proprietors Name that had the Land confirmed to him, is not to be now found in the Secretary's Office, nor elsewhere, but is supposed to be burnt among the Files when the late Court-House in Boston was consumed by Fire, by which Means the Property of some Hundreds of the good People of this Province is rendered precarious, as the same Lands have been brought to out of a State of Nature, and been improved between forty and fifty Years, and have passed by Sales through a great Number of Hands, so that without the Interposition of this Court the present Possessors and their Posterity and others are in great Danger of the greatest Dissipulties and Distresses relative to their Property in Said Town: For preventing of which;

tors Doings herein confirmed and made valid.

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Committee Be it enacted by the Governor, Council, and House of Representatives, and Proprie- That said Committees Proceedings allotting out and granting said Lands in faid North-Town with the Records and Transfers of Lots in faid Town which were delivered up to faid Proprietors by Orders of the General Court in Ollober the 16, 1728, be, and are hereby confirmed, with the faid Proprietors Proceedings thereon ever fince, and are here by made valid in the Law to all Intents and Purposes whatsoever. vo ear by the Gerham, we and hereby as inversolated rato a torta by the House if Banton, and character his his his constituted and he chy are forest with all the constitutions which the houses of other forms in the Particles Products by Law righty.

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CHAP. V.

An Act for erecting the North Part of the Town of Uxbridge in the County of Worcester into a District by the Name of Northbridge

MEREAS the Inhabitants of the North Part of the Town of Uxbridge in the County of Worcester, have represented to this Preamble.

Court the great Difficulties and Inconveniences they labour under in their present Situation, and have earnestly requested that they may be incorporated into a District:

Be it therefore enasted by the Governor, Council, and House of Representatives, That the said North Part of Uxbridge, bounded as follows, viz Beginning at a Heap of Stones in the Town Line, Bounds of between said Uxbridge and the Town of Mendon on the Northerly Side Morthbridge. of the Road, leading from Stephen Aldrich's of faid Uxbridge to Deacon Edward Rawfon's of faid Mendon, thence bounding on faid Road to the Bridge near faid Aldrich's over the West River, thence with a direct Line from faid Bridge to the South-east Corner of David Draper's Farm, now in Possession of James Hull, thence on the Southerly Line of faid Farm to Douglas Line, thence bounded by the Towns Lines of Douglas, Sutton, Grafton, Upton, and faid Mendon to the first Bounds mentioned, be and hereby is erected into a District by the Name of Northbridge.

Provided, That David Draper, David Draper, jun'r. James Hull, and others, Nicholas Baylies, Amaziah Preston, Joshua Wood, Gershom Chapin and with their Establishment Wood, with their Police Tourish Poster Wood, with their Polls; Lands and other Estates now in the counted as Part of the Town of Uxbridge, so long as they or their Hers or Assigns of the same Lands shall see Cause. See Cause. to lye to faid Uxbridge, and due Duty and receive Privilege there, and no longer, and provided the faid David Draper, David Draper, jun'r. James Hull, Nicholas Baylies, Amariah Preston, Joshua Wood, Gershom Chapin, and Dexter Wood, or their respective Heirs or Assigns of the same Lands now in their Possession as aforesaid, or any or either of them shall at any Time hereafter refuse to lay to the Town of Uxbridge, and pay their proportionable Part of the Taxes in faid Town; and that To notify the either of the faid Inhabitants fo refusing, shall fignify their Intention of Town-Clerk of Uxbridge joining with faid District in all District Affairs for the future by a Writing when they shall under their Hands to the Town-Clerk of faid Uxbridge, who is hereby chuse to belong directed immediately to transmit an attested Copy of the same to the to the District. Clerk of faid District, who shall record the same in said District's Records, which shall empower the Inhabitants of said District to Tax such Inha- To be recorbitant in all future Taxes as though he or they had been set off with the ded in the Disother Inhabitants in this present Act; and shall be subjected to all Duties trick Records. and invested with all Privileges of said District, as the other Inhabitants are subjected to or invested with, and shall be held to pay all such Taxes

Northbridge a District.

Invested with Uxbridge. presentative excepted.

Representa-

as are or shall be laid upon them by the Town of Umbridge, at any Time before fuch Notification be given to the faid Town-Clerk of And that the faid District be and hereby is invested with all the same Pow- the Privileges, Powers and Immunities, that Towns in this Province do ers and Prive- or may enjoy, that of fending a Representative to the General Assembly Towns in this only excepted; and that the Inhabitants of faid District shall have the Province en Right from Time to Time to join with the Town of Uxbridge in chusing fending a Re. a Representative, and shall be notified by the Selectmen of said Town of Uxbridge of the Time and Place of Election, by a Warrant under their Hands, or the Hands of the major Part of them, directed to the Constable To join with or Constables of taid District for the Time being, requiring him or them the Town of to warn the same; which Constable or Constables are hereby required Uxbridgein the formula which Constable or Constables are hereby required of a forthwith to warn the Inhabitants of faid District accordingly, who shall make due Return to the Selectmen of Unbridge of their Doings thereon; which Representative may be chosen indifferently from said Town or District, the Pay and Allowance of such Representative to be borne by faid Town and District in Proportion as they shall from Time to Time pay to the Province Tax.

To pay their ready laid.

Provided nevertheless, And be it further enacted, That the said Proportion of District shall pay their Proportion of all Town, County and Province all Taxes al- Taxes already set on or granted to be raised by the Town of Uxbridge in like Manner as if this Act had not been made.

Roads and

AND that the Town of Uxbridge aforesaid be chargeable with all the Bridges within Roads and Bridges lying within the Lands of David Draper and others David Draper herein exempted from faid District, so long as they lay to the Town of and others, to Uxbridge, and no longer.

by Uxbridge.

Warrant.

And be it further enacted, That Solomon Wood, Esq; be and hereby Solomon Wood, Enq, be and increased and empowered to iffue his Warrant directed to some prinered to issue his cipal Inhabitant within said District, requiring him to warn the Inhabitants of said District, qualified to Vote in Town Affairs, to assemble at some suitable Time and Place in said District to chuse all such Officers as the Law requires, to manage the Affairs of faid District.

Qualification of Voters.

And be it further enacted; That the Town-Clerk of Unbridge before Town-Clerk the first Meeting of the said District of Northbridge shall deliver to deliver a Lift the Person who shall be directed and empowered as aforesaid to warn of Valuation of faid Inhabitants a Copy of the last List of Valuation of the Real and tants of North Personal Estate of the Inhabitants of said District of Northbridge, in bridge, to de- order to determine the Qualification of Voters at faid Meeting, and the that the Inhabitants who shall appear by faid List to be Voters according to Law, shall be allowed to Vote.

Bridges and Highways in Danvers.

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C H A P. XIII.

An Act for the subjecting the Inhabitants of a Part of the Town of Danvers, called the Neck of Land, hereafter described, to the Charge of maintaining and supporting certain Bridges and Highways.

HEREAS unhappy Divisions and Controversies have arisen in the Town of Danvers, in the County of Essex, relative to their Highways and Bridges; and the Inhabitants of that Part of the said Town which is a Neck of Land, making the Northerly or Northeasterly Preamble. Corner or Skirt of the South Parish in Said Town, have come to a final and amicable Compromise and Settlement of such Divisions and Controversies with their Brethren of the other residing Part of Said Town touching said Highways and Bridges, for the Ratification of which, and making the same Compromise and Settlement valid and binding in Law they have mutually expressed their Desire, now for the closing and put-ting an End to all such Divisions and Controversies for the future, and in order to accomplish the good Purposes of Union and Harmony in said

Be it enacted by the Governor, Council, and House of Representatives, That the Neck of Land, as hereafter bounded and limited, being the Northerly or Northeasterly Corner or Skirt of the South Parish in Danvers Inhabitants of Northerly or Northeasterly Corner or Skirt of the South Parin in Danvers the Neck of in the County of Essex, and the Inhabitants thereof, be, and the same the Neck of Land herein Neck of Land and Inhabitants are, and forever hereafter shall be subject described, to to and charged with the Maintainance, Support and keeping in Repair Support and of the Bridge built over Waters's River (so called) in said Danvers, and the Bridge of the also of the Highway laid out by the Selectmen of said Danvers, and ver confirmed by the Court of General Sessions of the Peace within and for River, faid County from Porter's Corner (there so called) to the Easterly End. of faid Waters's Bridge, for the more convenient passing of the Inhabitants of faid Neck of Land to and from the Place of public Worship and of such in the South Parish aforesaid, and other useful Purposes; and also of Highways and all and any other Highways and Bridges that shall at any Time ever Bridges as may be hereafter ordered on the Neck of Land, or by the Court of General Sessions of the Peace within Neck afore-and for said County, be opened and laid out, or erected and built any said. where within the Boundaries and Limits of faid Neck of Land, containing by Estimation three Hundred Acres, bounded as follows, viz. Beginning at the Bridge by John Verry's in Danvers, commonly called Crane-River Bridge, thence running down the Channel till it comes to Lieut. Thomas Stevens's Land, about thirty Poles above the Mill-Dam by aCove in the Mill-Pond, thence running on a strait Line as said Stevens's Fence now stands till it strikes Waters's River, near the Bridge, upon the West Side, and across said Waters's River to high Water Mark, thence down said Waters's River to Frost Fish Brook River (so called) at low Water Mark, thence up the Channel of faid River to the Bridge, called Frost Fish Brook Bridge on Ipswich Road, thence on the Eastern Side of faid Road to Crane River Bridge abovementioned.

Bridges and Highways in Danvers.

for other Purpoles,

Be it further enacted, That from hence forth forever the Freeholders Inhabitants and other Inhabitants of faid Neck of Land be, and they hereby are of faid Neck, authorized and empowered to hold public Meetings for to chuse a Clerke empowered to a laving and levying of Taxes hold Meetings to Record their Votes; and for the laying and levying of Taxes to chuse a Clerk upon the Estates and Inhabitants and Occupiers and Improvers of Land within the Boundaries of faid Neck of Land from Time to Time, and at all Times for the Purpose of supporting and repairing said Highways and Bridge and all and any other Highways or Bridges to be erected or laid out, within the Boundaries of faid Neck of Land as aforefaid To chilfe a and also for the Choice of a Treasurer for the receiving and paying of all the Monies, to be hereafter laid and levied as aforefaid, within faid

Treasurer,

Neck of Land for the Purposes aforesaid; and also for the Choice of and Affestors, three Affestors of the Tax and Taxes, which shall at any Time hereafter be found or judged necessary; and also a Collector or Collectors and a Collec-tor of Taxes; to gather the same, to be paid into the Hands of the Treasurer accord-lag to the Direction of his Warrant for the Purposes aforesaid; and also a

of Highway.

and a Collec-

Surveyor of Surveyor or Surveyors of the said Highway and Bridge; and of all or any other Highways or Bridges laid out or erected at any Time hereafter as aforefaid; and every fuch Clerk, and all other Officers aforementioned (being Proprietors of Land lying within the faid Boundaries of faid

To be under Oath.

Neck of Land and Inhabitants commonly there resident) shall be under Oath to the faithful Performance of their respective Offices; and they are hereby empowered to do, act and proceed in and upon all Matters and Things properly arising and occurring within their special Department, relative to the aforefaid Way and Bridge, and all or any future Highways or Bridges, within faid Boundaries, as aforefaid, in as full

To have the same Power as Danvers.

and ample aManner, and to all Intents and Purpofes, as the otherOfficers in faid Danvers shall or may by Law do, act and proceed upon similar like Officers in Matters and Things arising and occurring within their Department relative to Highways and Bridges, and the same Freeholders and other Inhabitants are hereby ordered and empowered to meet for the first Time,

on the first Monday September.

First Meeting for the Purposes aforesaid, on the first Monday of September next; and all future Meetings of the same Freeholders and Inhabitants shall be called from Time to Time and at all Times by the Affesfors for the Time being, by posting up a Notification in some public Place within fanl Neck of Land Seven Days before such Meeting, and all such Freeholders and Inhabitants being fo met and affembled in public Meetings shall be, and they are hereby authorized and empowered to proceed and act upon the Premises, to all Intents and Purposes, in the same Manner as Town-Meetings in this Province usually proceed on fimilar Occasions.

Inhabitants of the Support of Danvers

And be it further enasted; That the faid Neck of Land, lying and bounded and limited as aforefaid, and the Inhabitants thereof shall not the Neck ex- bounded and limited as allocaled, with, subject or liable to any Charge empted from at any Time hereafter be charged with, subject or liable to any Charge or Charges, Tax or Taxes, Rates or Affessments (but therefrom shall Bridges in of for ever hereafter be wholly exempted) for the erecting, building, lay-ther Parts of ing out, maintainance, support or repairs, of all or any Bridge or Bridges, Highway or Highways, that now are or at any Time hereafter shall, or may be erected, built or laid out within faid Town of Danvers, and are or shall be without the Boundaries aforesaid of said Neck of Land.

> And be it further enasted, That the said Town of Danvers lying without the Boundaries aforefaid of faid Neck, and the Inhabitants on fuch Land,

District of Paxton.

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Land, shall not at any Time hereafter be charged with, subject or liable to Land, shall not at any Time hereafter be charged with, subject or liable to Danvers examp Charge or Charges, Tax or Taxes, Rates or Assessments, (but therefore from shall forever hereafter be wholly exempted and freed (for the the Support of erecting, building, laying out, maintainance, support or repairs of all Bridges within the Bounds of or any Bridge or Bridges, Highway or Highways, that now are, or the Bounds of at any Time hereafter shall or may be erected, built, or laid out, within the Neck. the Boundaries aforesaid of said Neck of Land, unless laid out at the Request of the Inhabitants of said Town of Danvers, living without the Boundaries of faid Neck of Land:

And be it further enacted, That Benjamin Prescot, Esq; be, and Benjamin Preshereby is empowered to iffue his Warrant directed to some Principal cot, Esq; em-Inhabitant of said Neck of Land, requiring him to call a Meeting of sue his Warfaid Inhabitants, on the first Monday of September next for the Purposes rant.

aforementioned.

C H A P.

An Act in Addition to and in Explanation of an Act intitled "An Act for Incorporating the Southerly Part of Rutland and the Northerly Part of Leicester in the County of Worcester into a District by the Name of Paxton."

HERE AS in and by an an Ast made and passed in the fifth Year of his present Majesty's Reign intitled "An Ast for Incorporating the Southerly Part of Rutland and the Northerly Part of Leicester in the County of Worcester into a District by the Name of Paxton," among other Things it is enasted, That certain Lands and Farms, to- Preamble. gether with all the Lands that lie between the faid Farms be Incorporated into a District provided such Lands, lying between the said Farms, do not extend so far North as the Northerly Line of said Farms: AND WHEREAS one James Brown at the Time of said Act's being passed was the Owner and Possessor of Lands lying between the Farms aforesaid, which Lands one Seth Metcalf now is and for a long Time past has been seized and possessed of: AND WHEREAS the Town of Rutland and the said District of Paxton have severally claimed the furisdiction of the said Seth Metcalf and his Farm, owing to their different Interpretation of the Ast aforesaid and have Taxed his Poll and Estate in all the Assessments made both in the said Town and District for several Years past, and have obliged bim to pay the same, whereby much Difficulty bath arisen and may arise hereafter to said Town and District, as well as to the said Seth Metcalf: For the Prevention thereof for the future:

Be it enacted by the Governor, Council, and House of Representatives, That the faid James Brown's Farm aforefaid, now owned and possessed James Brown's by faid Seth Metcalf is and shall be adjudged to be within the Jurisdiction Farm in the of said District of Paxton and not within the Jurisdiction of Rutland; Paxton. and that the said Seth Metcalf and any other Person or Persons who may dwell thereon shall in future do Duty and be intitled to receive Privilege in the said District of Paxton accordingly.

BO & TO N: Printed by RICHARD DRAPER, and GREEN & Russell, Printers to the Government. 1772.

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Passed by the Great and General Court of Assembly of His Majesty's Province of Massachusetts-Bay in New-England: Begun and held at Cambridge upon Wednesday the Twentyfeventh Day of May 1772, and continued by Adjournment to Boston and several Prorogations to the 6th of January 1773, and then met.

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An Act for establishing a Line of Jurisdiction between the County of Suffolk, and the Counties of Phymouth and Bristol, so far as the Line, hereafter described shall extend.

THEREAS the Line of Jurisdiction between the County of Suffolk and the Counties of Symouth and Bristol is Preamble. uncertain, whereupon Disputes and Controversies have arisen and may arise : For preventing of which,

Be it enacted by the Governor, Council, and House of Representatives, That for the future a Line beginning at a certain Heap of Stones on Suffolk, the West Side of and within five or six Feet, or thereabouts, of a mouth, and Pond called Accord Pond, being a known and anciently reputed Bristol Line. Bound between the Town of Hingham and the Town of Abington, and running from faid Monument West twenty Degrees and an Half South, leaving the Towns of Weymouth, Braintree, Stoughton and Wrentbam adjoining on the North, and Abington, Bridgwater, Mansfield and Attleborough on the South, to a certain old White-Cak Tree antiently marked now flanding and being a Boundary between the Towns of Wrentham and Attleborough, by some called Station Tree and by others called Angle Tree, shall forever hereafter be the Bounds between the County of Suffolk and the Counties of Phymouth and Bristol so far as lad Line extends, any Law, Usage or Custom to the contrary norwithstanding.

Provided always, and it is bereby enacted and declared, That nothing is this Act shall be construed to determine or have any Influence in the Determination of the Property of any Lands bounded on a Line pecting a Line fettled in the Year One thousand fix hundred and fixty-four by Commissioners from the Colonies of Massachusetts and New-Plymouth as a Line of Junisdiction and Property between the Colonies, but that the Courts of Common Law shall be at as full Liberty to adjudge and determine the Bounds and Property of such Lands as if this Act had

never been passed.

Proviso ref-

EHAP. II.

An Act to impower the major Part of the Justices of the Peace of the Town of Boston and the major Part of the Select-Men of the faid Town to lay out a Street from Middle-Street to Ann-Street in said Town; and also to repeal and set aside what was done by the major Part of the Justices of the faid Town together with the Select-Men, relative to the laying out a Street in the same Place in April One thousand seven hundred and sixty-seven.

Preamble.

HEREAS a great Part of the Lands from Middle Street to Ann-Street in Botton in the County of Suffolk was, by the Fire which happened in that Town on the third Day of February, Anno Domini One thousand seven bundred and sixty seven, made desolate and vacant, and Paddy's-Alley, so called, which runs through those Lands, though very narrow, was from its Situation very Beneficial and U/eful to the Inhabitants of said Town, and it is convenient and necessary to have a Way there: And whereas a Street has been fince the Fire aforesaid, viz. on the fixteenth Day of April, Anno Domini One thousand seven hundred and sixty-seven, stated and laid out nd established by a major Part of the Justices and Select-Men of said lown of Boston under their Hands through the Lands aforesaid, which has been since found to be prejudicial to private Persons and inconvenient for the Public: Wherefore,

Be it enacted by the Governor, Council, and House of Representatives, Former Pro-ceedings rela- That whatever was done by the Justices and Select Men of the Town ting to Paddy's of Boston on the fixteenth Day of April One thousand seven hundred and fixty-feven, with refpect to the laying out and establishing a Street from Middle-Street to Ann-Street, shall from and after the laying out of a new Street as hereafter mentioned to be laid out by the major Part of the Justices and Select-Men of the Town of Boston for the Time being be set aside, cease and determine.

And be it further enacted, That it shall be in the Power of the Justices Peace and Se of the Peace in faid Town together with the Select-Men (or the major Peace and Se of Part of each affenting thereto) to state and lay our such Street, Way Boston to lay or Passage through the Lands aforesaid twenty Feet wide from Middle-out the Street. Street, fo called, to Ann-Street, fo called, in faid Town as may be most for the Conveniency and Accommodation of the Place by extending, enlarging, streightning or otherwise altering the aforesaid Street or Lane called Paddy's-Alley. And where any particular Person or Persons shall have their Lands or Tenements or Part thereof taken away or Two Justices lessened thereby, a Jury of twelve Men shall be appointed by two Justices to appoint a of the Peace and Iworn to ascertain the Value thereof, to be paid by the fain the Value Person to whose Land the same shall be added or by the Neighbourhood of Land taken or Town in Proportion to the Benefit or Conveniency any shall have from the A-butters, &c. thereby, according to their best Skill and Understanding.

Provided nevertheless, and be it further enacted, That the two Justices

Bostona 1

The Justices and Jury aforesaid shall not be Inhabitants of the Town of Boston. and Jury not to belong to And be it further enacted, That the Money and Charges that And be it further enacted, That the Money and Charges that may arise from the putting this Act in Execution be recovered as by Law is Charges how prescribed in the Act for laying out private Ways.

to be recovered

CHAP.

Governor's Alley widened.

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CHAP. III.

An Act for granting two Strips or Pieces of the Province Land lying on the West-Side of Governor's Alley, so called, in Boston, towards widening said Alley.

HEREAS a considerable Number of the Inhabitants of the Town of Boston by their Petition to this Court have represented that Governor's Alley is become a great Thoroughfare and Passage as well for Horses as People, but by Reason of the Narrowness thereof the Lives of His Majesty's Subjects passing through the same is greatly endangered;

AND WHEREAS Archibald M'Neill, William Coffin, jun'r, and John Powell, Abutters and Owners of Lands on both Sides of said Alley, bave proposed to give out of their said Lands so much Land as together with a Piece of Land of three Feet and three Inches in Width and to extend fixty Feet in Eength out of the Province Land on the West Side of faid Alley, will widen said Alley, and open a Passage therein sufficient as well for Carriages and Horses as Foot Passengers: And the said Inhabitants and Abutters have joined in bumbly supplicating this Court that a Grant of faid Piece of Land may be made for the Purpose aforesaid:

Be it therefore enacted by the Governor, Council and House of Reprefentatives, That a Strip of the Province Land lying on the West Side Province Land of the aforesaid Alley, and bounding Northerly on Land of John Powell, allotted for widening Go-Esq; and to measure three Feet and three Inches in Width and to ex-vernor's Alley. tend fixty Feet in Length on faid Alley; also another narrow Strip of Land beginning at the Southeasterly Corner of the Province Stables adjoining faid Alley, and running in a Line parrallel with the Eafterly End of said Stables, until the same Line extend to Bromfield's-Lane so called, be allotted and laid out, for and towards widening the faid Alley, and that the same remain in common to and for the Use and Benefit of the faid Alley forever.

Provided always, That the faid Archibald M'Neill, and William Proviso. Coffin, jun'r, allot and lay out of their Lands lying on the East Side of the said Alley, sifty-nine Feet in Length and three Feet in Width, and Abutters to that the said John Powell lay out as much of his Land on the West lay out Land Side of said Alley as will make the same of sufficient Width for the same Purpose. Passage of Carriages of all Denominations, viz. all the Land that shall fall Westerly of a strait Line running from the Southeasterly Corner of Abigail Blower's House being in said Alley to the Northeasterly Corner of the Province Stables aforesaid, and that the same remain in common for the Use and Benefit of the said Alley forever.

CHAP. IV.

An Act for dividing the Town of Pownalborough into two distinct Precincts by the Name of the West-Precinct and East Precinct.

HERE AS for the Propagation and Support of the Gospel it is found necessary to divide the Town of Pownalborough into two Precincts: And to the End the Christian Religion may be encouraged and the Inhabitants of the faid Town accommodated in attending the public Worship of God :

Be it enacted by the Governor, Council, and House of Representatives,

West-Precinet.

That the faid Town of Pownalborough, shall be and hereby is divided into two Precincts by the Names of the West-Precinct and East-Precinct; Bounds of respectively: And the said West Precinct shall be bounded as follows, viz. To begin at Kennebec River on the Line between the faid Town and the Town of Woolwich; from thence to run on the faid Line three Miles, from thence to run on a straight Line to the Middle of the great Bridge on the County Road leading from Sheepscut River to Kennebee River erected over Doctor Gardiner's Mill Brook, so called, from thence on a North Northeast Course to the Northern Live of the said Town (including the whole of the Farm or Land there belonging to Doctor Sylvester Gardiner,) from thence by the said Northern Line, to Kennebec River; thence down the faid Kennebec River to the firstmentioned Bounds, including Swan Island in faid Kennebec River, with all the Land and Estates within the Bounds aforesaid, and shall be a separate Precinct by the Name of the West-Precinct.

Bounds East-Precinct.

And be it further enacted, That the faid East-Precinct shall be bounded as follows, viz. North-westerly on the said West-Precinct from the South to the North Line of the said Town, North-easterly on the Northerly Line of the laid Town, Easterly and Southerly on Sheepscut and Monswegue Rivers and South-westerly, on the Line dividing the faid Town from the Town of Woodwich until it comes to the faid West-Precinct as bounded on said Line including all the Lands in the faid Town of Pownalborough, except those mentioned to be contained in the faid West Precinct, and shall be a distinct and separate Precinct by the Name of the East-Precinct.

Invelted with

And be it further enacted, That the faid Precincts shall be and hereby Rights, &c. are invested with all the Rights, Privileges and Immunities, which by Law other Precincts are invested with

Precinct.

And be it further enasted, That Jonathan Bowman, Esq; be and hereby is impowered to iffue his Warrant to some principal Inhabitant Jonathan of the respective Precincts requiring them to notify and warn the Bowman, Efg; Inhabitants to meet at such Time and Place in the said Precincts respectively as by such Warrants shall be duly specified, and then and of each there chuse such Officers as may be necessary to manage the Affairs of the faid Precincts; and the Inhabitants qualified by Law to vote being so met, shall be and hereby are impowered to chuse such Precinct Officers accordingly.

Proprietors Lands in Ashfield assessed.

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CHAP. V.

An Act to make Provision for the Assessing the Monies upon the Lands of the Proprietors in the Township of Ashfield in the County of Hampsbire, which are due from the faid Proprietors to defrey the Charges hereafter mentioned, and to provide a Method for the collecting and levying of the

HEREAS it is made to appear to this Court that divers Sums of Money are due to the Reverend Mr. Jacob Sherwin, Minister of faid Ashfield, from the Said Proprietors for some Arrears of his Settlement, agreed and engaged to him by them, and also towards. bis Salary to this Time; and also that other Sums of Money are due from said Proprietors for Work and Materials for the building the Meeting House in the said Ashfield, and for making and repairing public Ways and Roads there; and also for defreying the Charges and Expences neceffarily incurred by divers Persons employed by the said Proprietors in applying to the General Court for Relief from the Perplexities and Difficulties in which the said Proprietors have been involved by the expiring of one late Act or Law of this Province, made and passed in the Second Year of His present Majesty's Reign, intitled ! An Act to subject the unimproved Lands within this Province to be fold for the Payment of Taxes affested on them by Order of the General Court. and Votes and Agreements of the Proprietors thereof, and to enable Proprietors of new Plantations to levy Province and County Taxes laid on them;" and also by the Impersection and Uncertainty of a certain Paragraph in the Act or Law for Incorporating the Inhabitants of the faid Ashfield into a Town, and in attending and waiting upon Committees of the General Court appointed to enquire into and consider of their Affairs: and also to other Persons for several Services done by Order of the said Proprietors for them; and because the said Proprietors are and will remain unable to raise any Monies for the Payment and Discharge of the Debt's aforesaid without the Aid of this Court by some new Act :

Be it therefore enacted by the Governor, Council, and House of Representatives, That Jedediah Foster, Esq; William Williams, Esq; of Hatsield, and Mr. Thomas Denny, be a Committee to repair to said Town of Ashfield as soon as may be, who are hereby impowered to Jedediah Fogenquire, ascertain and determine in the best Manner they can, what is liam Williams, or may be due to the Reverend Mr. Sherwin, the said Minister, for Esq. Mr. Tho-and towards his Settlement in the Ministry there by Virtue of his mas Denny, a Contract with the Proprietors; also what may be due and unpaid determine what towards the building of the Meeting House in said Place, and the is due to the Charges and Expences incurred in and about the same; also all other win, &c. since necessary and occasional Charges that have arisen in and upon said the incorpora-Town since their Incorporation, which by the Act incorporating the tion of Affield. Inhabitants of faid Place into a Town by the Name of Affield, were to be affessed on the Proprietors of the said Place, according to their Interest;

Proprietors Lands in Ashfield assessed.

To affels fuch Lands that have not already paid.

Interest; excepting the Charge of supporting of said Mr. Sherwin fince his Settlement in the faid Ashfield. And having ascertained such Debts, the faid Jedediah Foster, William Williams and Thomas Denny, judgedueupon or the major Part of them, are hereby impowered to affels fuch Sums as they shall find and judge due upon the Lands already laid out in said Township of Ashfield (the public Rights excepted) such Proportion thereof as shall appear to faid Committee not to have been already paid.

Sherwin.

Be it further enacted, That the aforesaid Committee be and hereby To afcertain are further impowered to enquire and ascertain what is or may be due and affels what to the faid Mr. Sherwin, for his Support or Salary agreeable to his is due to Mr. Contract with the Proprietors fince his Settlement to the Time of making this Act, and having fo done, the aforesaid Committee or the major Part of them, are hereby impowered to affels fuch Sum on the Lands of the Proprietors already laid out (excepting the public Rights and the Lands of the Baptifts in faid Town) each Lot its due and equal Proportion thereof according to its nominal Quantity.

point Collec-

Be it further enacted, That the faid Committee shall be under Oath Oath, and ap- for the faithful Performance of their Truft, and shall have Power to appoint a Collector or Collectors as they shall think necessary to collect faid Taxes, who also shall be sworn to the faithful Performance of their Duty.

Be it further enatted, That if any of the Proprietors shall neglect to Proprietors pay such Sums as he shall be affested to the Collector or Collectors for neglecting to the Space of Ninety Days, Notice of such Assessment being given by pay the Compay the Compay the Manner as is provided in an Act or Law of this mittee to be said Committee in the Manner as is provided in an Act or Law of this proceeded a- Province made in the Second Year of His present Majesty's Reign gainst agreeable to an Act intitled, "An Act to subject the unimproved Lands within this
able to an Act intitled, "An Act to Subject the unimproved Lands within this made in the Province to be fold for the Payment of Taxes affelfed on them by Order Second Year of the General Court, and Voices and Agreements of the Proprietors Second Year of the General Court, and Votes and Agreements of the Proprietors of His present thereof, and to enable Proprietors of new Plantations to levy Province and County Taxes laid on them;" then and in fuch Case the Committee aforefaid or the major Part of them are hereby impowered to make Sale. of fo much of such delinquent Proprietors Land there as thall be necessary for the Payment of such Taxes and the reasonable Charges arifing thereon, in such Manner as in and by the said last mentioned Act. is provided, for the Payment of such Taxes and Charges, reserving to fuch non-resident Proprietors Liberty for Redemption of their Land so fold, they paying to the Vendees their Heirs or Affigns respectively within one Year afterwards the Sum or Sums for which faid Lands were fold with the Costs of Sale, and Twelve Pounds Interest for every. Hundred Pounds, and fo in Proportion for a greater or leffer Sum, until the fame be redeemed.

And be it further enacted, That all such Sums of Money as shall be The Money affested and levied in Manner aforesaid, shall be paid by the Collector levied to be of the said Proprietors and by the said Committee respectively into the paid to the of the said Proprietors to the Use of the said the Proprietors to the Use of the said the Proprietors Proprietors, and shall be by him paid out to such Persons to whom Orders of the the faid Committee, or the major Part of them shall judge the same to be due upon Orders from the faid Committee or the major Part of

Proprietors Lands in Ashfield assessed.

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them, to be therefor drawn on the said Treasurer in Case the said Proprietors at any legal Proprietors Meeting hereafter to be called and held, shall by a major Vote, agree and give their Consent thereto.

Provided always, That the said Baptists shall not have any Voice or Vote respecting the Payment or Disposition of the Monies which shall be affeffed and levied by the faidCommittee for the Payment of the faid pettingBaptifis Mr. Sherwin's Salary, nor upon the Question, whether those Monies shall be ordered out of the said Treasurer's Hands by the said Committee.

Proviso ref-

Be it further enacted, That the Paragraph in the Act incorporating Paragraph in the Inhabitants of Ashfield into a Town by the Name of Ashfield direct a former Acting how Taxes should be raised for the Purposes therein mentioned, and every Part thereof be and hereby is repealed.

Be it further enacted, That the Inhabitants of the Town of Ashfield aforesaid, exclusive of the Baptists there, be at the Charge of finishing bitants to pay the Meeting-House in said Town, and supporting the said Mr. the Meeting-Sherwin for the future.

Be it further enacted, That by Reason of the unhappy Difficulties that have arisen of late in the said Town of Ashfield and their Poverty, from paying the Inhabitants of the said Town and their Estates be and hereby are County Taxes exempted from paying Province and County Taxes for the space of for three years. three Years next coming.

Be it further enacted, That the Services of the aforesaid Committee which they shall perform, and of the Collector or Collectors by Virtue the Committee. of this Act, shall be paid as the General Court shall hereafter order. &c. to be paid by Order of

Court.

Be it further enacted, That the Committee aforementioned shall be and are hereby impowered to adjust the Accounts of Mr. Sherwin's Settlement, and building the Meeting-House and the Charges and mitteeto adjust Expences incurred in and about the same, and other necessary and Accounts, &c. occasional Charges that have arisen in and upon said Town since their if the Baptists Incorporation, and if they find the Baptists have paid more than their havepaidmore Proportion of the same according to the Conditions of the Grant of said portion to be Township, then they shall be reimbursed out of the first Assessment reimbursed. that faid Committee; or the major Part of them shall order; the Affessment to be enlarged for that Purpose.

Provided always, and be it further enacted, That no Judgment or Opinion of the faid Committee appointed by this Act to enquire and judge of the Debts due from the faid Proprietors to any particular Person or Persons, Creditors to the said Proprietors, shall ever operate Creditors to or be construed to bind or conclude such Creditor or Creditors as to the Proprietors the Quantum of his just or legal Demands upon them, or to bar such Creditor or Creditors from controverting or trying the same in Law.

Marriages:

CHAP. VI.

An Act in further Addition to an Act intitled, " An Act for the orderly confummating of Marriages,' made and passed in the fourth Year of their late Majesties King William and Queen Mary.

Preamble.

HERE AS the Ministers of the Church of England within this Province have no Power by Law to join Persons in Marriage who do not belong to the Towns in which such Ministers themselves

belong toother Towns befides that in which they refide.

Be it therefore enasted by the Governor, Council, and House of Re-Ministers of presentatives, That from and after the Twentieth Day of March, the Church of One thousand seven hundred and seventy-three, it shall be lawful for England may any Minister of the Church of England to join any Person in Marriage, join Persons in that may sawfully enter into such a Relation, who usually and frequently belong to the attend the Worship of God with such Minister on Lord's Days, the ministerial Taxes of which Persons he has a Right by Law to receive; although fuch Persons do not belong to the Town in which such Minister himself dwells; provided they produce a Certificate to such Minister of their having been Published agreeable to the Laws of this Province.

May join in Marriage Perfons that do not attend their Ministry in Cases.

Be it further enacted, That where any Minister of the Church of England is himself to be Married, or where such Minister shall be removed by Death, or otherwise, so that the religious Society of Christians in which he prefided shall be destitute of a Minister, it shall be lawful in fuch Cases for the next Minister within the Province of the fame Denomination, to join in Marriage the Minister, or any of the People constituting such religious Society, who may lawfully enter into such a Relation, when they may become destitute as aforesaid, Certificates of Publishment, agreeable to the Laws of this Province, being first produced as aforesaid.

Preamble.

AND WHEREAS the Treasurers of the Counties, who only are appointed to fue for and recover the Fine of Fifty Pounds, forfeired by fuch as presume to join Persons in Marriage contrary to the Laws of this Province, have been negligent of their Duty, and more effectual

Provision is necessary to be made:

Be it further enacted, That every Justice, Minister or other Person who shall solemnize Marriages contrary to this, or any former Act now in force, shall not only be liable to the Suit or Action of the Parent, Guardian, or others, whose immediate Care and Government either of the Parties were under at the Time of fuch Marriage, for the Recovery of Damages, but such Parent, Guardian, or others, whose immediate Care and Government either of the Parties were under or Selectmen, &c. either of the Selectmen of the Town where such Offence may be committed, shall have, and there is hereby given them as full and ample Power to fue for and recover the Fine aforesaid, as the County Treasurers respectively now have; the same to be recovered in like Manner and to be applied to the same Purpose as is by Law already provided.

The Fine for marrying contrary to Law may be fued for by Parents.

CHAP. VII.

An Act in Addition to an Act, intituled "An Act to limit and direct in fuing out Executions upon Judgments of Courts."

HEREAS in and by an Act made and passed in the Sixteenth Year of his late: Majesty King GEORGE the Second, intitled "An Act to limit and direct in fuing out Executions upon Judgments of Courts," it is enacted, "That when Judgment shall be given in any Court of Record, the Party obtaining it may fue out Execution thereon at any Time within a Twelve Month, and afterwards renew it as often Act of 16th as Occasion shall require; and where any Execution shall be returned George II. without any Satisfaction made, or fatisfied only in Part, the Clerk of the faid Court within a Twelve Month after the Return thereof into the Office, may ex Officio renew or make out an alias or Pluries Execution for the whole or the remainder as the case may be, till the Judgment. be fully fatisfied: But if the Party shall neglect to fue out his Execution alias or pluries, within the Times afore-limited, he shall sue out a Writ of Scire Facias; and cause the adverse Party to be served therewith, or an attested Copy thereof to be left at his Dwelling or Place of usual and last Abode, seven Days inclusive, before the Courts sitting, requiring him to shew Cause, if any he have, why Execution ought not to be done, and upon his Non-appearance, or not shewing sufficient Cause, the Court shall award Execution for what remaineth with additional Cost."—AND WHEREAS also when Judgment is rendered, if the Party obtaining it dies no Execution can be sued out thereon, without a Writ of Scire Facias being first brought and prosecuted with Effect; and because upon a Writ of Scire Facias neither the Goods or Estate of the Debtor can be attached, nor his Body taken, the Debt may be lost:

Preamble.

Reciting an

Be it enacted by the Governor, Council, and House of Representatives, That when Judgment is given in any Court of Record and remaineth. Method for in force, the party obtaining it, his or their Executors or Administrators Regulating may, instead of a Writ of Scire facias, have and maintain an Action of Debt upon such Judgment in the same Court where the Record thereof.

Town-Treasurers empowered.

CHAP. VIII.

An Act for fecuring the scasonable Payment of Town, District, and Precinct Rates or Assessments.

Preamble.

HEREAS the Method directed to by Law, and heretofore practifed by the Receivers or Treasurers of Towns, Districts and Precincts, has been to sue for and recover Town, District and Precinct Rates and Assessments, or the Arrears thereof by mean Process against the Constables or Collectors, to whom they were committed to be gathered, who neglected their Duty therein, whereby the Payment of such Rates or Assessments into the respective Town, District or Precinct Treasurers has been greatly delayed to the grievous Damage of many Places:

To prevent which for the future,

Town-Trea-Warrants gainst Consta-bles and Collectors that are deficient in collecting Rates. .

Be it enacted by the Governor, Council, and House of Representatives. That if the Constable or Collector of any Town, District or Precinct within this Province (to whom any Town, District or Precinct Rates or Affessments have been, or may hereafter be committed to collect) shall ered to iffue be remis in his Duty by Law required, and neglect to collect such 2- Rates and Assessments as have been, or may hereafter be committed to him to collect, and pay the same to the Receiver or Treasurer of such Town, District or Precinct by the Time fixed in the Warrant to him directed, or within one Month next after the Expiration thereof; fuch Treasurer or Receiver is hereby empowered by Warrant under his Hand and Seal directed to the Sheriff of the County or his Deputy where said delinquent Constable or Collector may reside, and in all Cases wherein such delinquent Constable or Collector may happen to be a Sheriff or Deputy Sheriff, then such Treasurer or Receiver may direct fuch Warrant to the Coroner of fuch County or his Deputy, (who are hereby respectively directed and empowered to execute the same) to cause such Sum or Sums of Money as such Constable or Collector has not paid in, to be levied by Diffress and Sale of his Real and Personal Estate, and fuch Coroner, or his Deputy is hereby authorized and empowered to give a good Title to the same (returning the Overplus if any be) Notice of fuch Sale being posted up in some publick Place or Places in the Town or District wherein such Estates shall or may be found, four Days at least before the Time of such Sale, and for want of such Estate to take the Body of such Constable or Collector, and to imprison him until he pay the same.

Warrants re-

And be it further enacted, That all Warrants that shall hereafter be turnable to the issued by any Treasurer as aforesaid, against any Constable or Collector three Months, as aforefaid, shall be made returnable and shall be returned accordingly, together with the Monies he hath received or may receive thereon (if any) unto faid Treasurer or into his Office within three Months from the Day of the Date of faid Warrant, on Penalty of Eighteen per Cent. per Annum from the Expiration of the said three Months,

Town-Treasurers empowered.

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AND WHEREAS some Doubts have arisen whether a Constable or Precinet Collector bas Power to Collect the Taxes to him committed within such Precincts as consists of Inhabitants who belong to different Towns in those Parts of such Precintts of which Town such Constable or Collector is not an Inhabitant:

Preamble.

Be it enacted, That every Constable or Precinct Collector shall have Constable or the same Power to collect the Taxes to him committed in every Part Precinet-Colof such Precinct as consists of Inhabitants belonging to different Towns lector empowered. as fully as it such Precinct was contained in the same Town of which fuch Constable or Collector is an Inhabitant.

And be it further enatted, That the Warrant to be issued by any of the Treasurers or Receivers aforesaid shall be in the Form following, viz.

A. B. Treasurer of the of B. in said County.



To the Sheriff of the County of S or his Deputy, Greeting.

THEREAS C. D. of B. aforesaid [addition] on the Day of of Rates and Affessments granted and agreed on by the aforesaid, had a List of Assessments duly made by the Assessments of the aforesaid, amounting unto the Sum of Town-Treacommitted to him, with a Warrant under their Hands and sures. War Seals, directing and empowering him to collect the several Sums in rant. faid Affessments mentioned, and pay in the same to the Treasurer of aforesaid by the Day of but the said C. D. has been remiss in his Duty by Law required, and hath neglected to collect the feveral Sums aforefaid, and pay the same to the Treasurer of the aforefaid, and Part thereof, viz. still remains due, and the said C. D. still neglects to pay the same:

You are hereby in his Majesty's Name required forthwith to levy the presaid Sum of by Distress and Sale of the said C. D. Real or by Diffress and Sale of the said C. D. Real or aforesaid Sum of Personal Estate, and pay the same unto the Treasurer of said returning the Overplus (if any there be) to the faid C D. and for want of such Estate to take the Body of the said C. D. and commit him to his Majesty's Goal in the County aforesaid, there to remain until he has paid the faid Sum of ... with your Fees, or that he be otherwise discharged by Order of Law, and make Return of this Warrant to myself or my-Successor as Treasurer of faid in the Given under my Hand and Seal this Day of Year of His Majesty's Reign, Annoque Domini

CHAP. IX.

An Act for confirming the Titles and quieting the Possessions of the Proprietors of the Towns of Lunenburgh and Fitchburgh:

Preamble.

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burnt,

HERE AS the Great and General Court or Assembly of this Province did on the fourth Day of December, Seventeen bundred and nineteen, Grant a new Township at a Place called Turkey Hills, then called South-Town, now Lunenburgh and Fitchburgh, which at Referring to a that Time was a Frontier Town of Six Miles square, and said Court did Committee of on the seventh Day of December, Seventeen hundred and nineteen, appoint Court in 1719. and fully impower William Taylor, Samuel Thaxter, Francis Fullam, that allotted a Esq'rs. Capt. John Sheple and Mr. Benjamin Whittemore, a Committee Foundary to allot and grant out the Lands in said new Town, which Committee did afterwards agreeable to the Order of said Court allot and grant out Lunenbourgh Said new Township, and make Return of their Proceedings into the Secretary's and fitchburgh. Office, as appears by the Return of the Committee under their own Hands on the Proprietors Book, but the Plan of each Lot with the then Poffeffors and Proprietors Names that had the Land confirmed to them, is not The Returns to be now found in the Secretary's Office nor elsewhere, but is supposed of fair Com- to be burnt among the Files when the late Court House in Boston was being consumed by Fire, by which Means the Property of some Hundreds of the good People of this Province is rendered precarious, as the same Lands have been brought to out of a State of Nature and been improved between forty and fifty Years, and have passed by Sales through a great Number of Hands, so that without the Interposition of this Court the present Possesfors and others are in danger of the greatest Difficulties, Distresses and

For the preventing of which,

Losses relative to their Properties in said Towns :

Their Proceedings confirmed.

Be it enacted by the Governor, Council, and House of Representatives, That faid Committee's Proceedings in allotting out and granting faid Lands in said new Township, now Lunenburgh and Fitchburgh, with the Records and Transfers of Lots in faid Towns which were delivered up to faid Proprietors by Order of the General Court, be and are hereby confirmed, with the faid Proprietors Proceedings thereon ever fince, and are hereby made valid in Law to all Intents and Purposes whatsoever.

CHAP. X.

An Act to enable the Town of Westminster to collect certain Taxes.

is to alread deep signification is WHERE AS the General Court at their Session in the Year One thousand seven hundred and fixty, ordered a Tax of one Halfpenny per Acre for four Years then next ensuing be granted upon all the Lands of the Non-resident Proprietors of the Town of Westminster for defreying Ministerial Charges: And Whereas the Assessors of Said Pro-prietors of Westminster have made Said Tax and, as has been represented to this Court, have legally published the same, and some Persons who were Owners of said Lands at said Time neglect or refuse to pay the Taid Taxes :

. Preamble,

Be in enacted by the Governor, Council, and House of Representatives, That the Select-Men of the Town of Westminster, for the Time being, be and hereby are impowered and directed to fell formuch and no more Select Men of of the delinquent Non-resident Proprietors Lands as neglect or resuse empowered to to pay the Tax aforesaid, as shall be sufficient to pay and satisfy said sell delinquent. Tax and other intervening Charges, they posting up a Notification of the sale of the same in some public Place in the Town of Westminster Lands. aforesaid and in the Shire Town in the County of Worcester; and also the faid Select-Men shall be obliged for the Notification of the Nonresident Proprietors of said Lands in Westminster, to advertise in two of the Boston News-Papers three Weeks successively the Time and Notice of Sale Place of the intended Sale three Months at least before the said Lands to be given are sold; and it shall and may be lawful for said Select-Men at a Public-Vendue to fell faid Lands as aforefaid, and to execute an absolute Deed or Deeds in Law for Conveyance of faid Lands of the Proprietors aforefaid, to the Person or Persons who will give most for the same, provided faid Selectmen proceed to make fuch Sales within three Days after the Time fet for said Sales, and shall not make any Adjournment of faid Vendue after faid three Days, which Deed or Deeds shall be good and valid to all Intents and Purposes in the Law forever; reserving nevertheless to any of the said Non-resident Proprietors their Heirs or Redemption of Affigns Liberty of Redemption of their Lands fo fold, they paying to Lands folds the Purchasers of said Lands or their Heirs respectively within one Year afterwards the Sum or Sums for which faid Lands were fold with Charges of Sale and Charges laid out in making Improvement thereon, with the further Sum of Twelve Pounds for each Hundred Pounds of Money produced by faid Sale and proportionably for any other Sum.

And be it further enasted, That the said Select-Men shall pay the The Town to Money arising by the said Sale to the Treasurer of said Town for the dispose of the Time being, and the said Treasurer is hereby directed to dispose of Money. the same as the said Town has or may direct.

Action of the non.

CHAP.

or often or bank

An Act for incorporating the West Part of the Town of Great-Barrington in the County of Berksbire into a District by the Name of Alford.

THEREAS it has been made to appear to this Court by a Number of the Inhabitants of the West Part of the Town of Freamble. Great-Barrington in the County of Berkshire, that they labour under great Disticulties by Reason of their Distance from the Place of public Worship in said Town, praying to be erected into a separate District :

Be it therefore enacted by the Governor, Council, and House of

Alford Diffrict.

Representatives, That the West Part of the Town of Great-Barrington and those Lands lying West of and adjoining to the Town of Stockbridge as hereaster described, viz. Beginning at the Northwest ford District. Corner of said Great-Barrington Town Lots, so called, and the Southwest Corner of the Town of Stockbridge, and thence running so far Southerly upon the West End of said Lots to the North Line of the Town of Egremont and the North Lines of the Farms of Peter Borgbardt, Jacob Borgbardt, and Peter Sharp, and thence West upon the faid North Line of laid Egremont to the Line that divides this Province from the Province of New York, thence North upon the faid dividing Line to the North Line of James M'Lelan's Farm whereon he now lives, thence East to the West Line of the Town of Stockbridge, thence South to the faid Southwest Corner of Stockbridge, be and hereby are incorporated into a separate District by the Name of Afford. And that the Inhabitants thereof be vested with all the invested with Powers, Privileges and Immunities which the Inhabitants of any and Town within this Province do or by Law ought to enjoy, excepting only the Privilege of fending a Representative to the General Assembly, and that the Inhabitants of faid Diftrict shall have Liberty from Time to Time to join with the Towns of Great-Barrington, Sheffield and To join with Egremont in the Choice of a Representative or Representatives, which Great Barring- Representatives may be indifferently chosen from either of the Towns ton, Sheffield, aforesaid or said District; the ray or Amowalico, and Egrement to be borne by said Towns and Districts according to their respective in choosing a to be borne by said Towns and Districts according to their respective in choosing a to be borne by said Towns and that the Town of Sheffield as ofren as they shall call a Meeting for the Choice of Representatives, shall from Time to Time give seasonable Notice to the Clerk of said District of Alford for the Time being of the Time and Place for holding faid Meeting, to the End that the faid District may join therein, and the Clerk of faid District shall set up in some publick Place in said District a Notification thereof accordingly.

Powers. Privileges.

tive.

Alford a District.

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Provided nevertheless, and be it further enacted, That the said District shall pay their Proportion of all such Province, County and Town Charges as are already granted and affessed or to be affessed and Proportion of collected in laid Town of Great-Barrington, faving all such Sums of Taxes laid on Money as now are granted, voted and affested or to be affested and Great Barringcollected in faid Town of Great-Barrington for the Purpose of settling and supporting a Minister therein and repairing the Meeting House from which the faid District shall be utterly exempted.

Proviso.

And be it further enatted, That the faid District shall pay and bear their proportionable Part (according to their Proportion of the Province Tax) of supporting and maintaining the Poor of the said Town of Great-Barrington that are at this Time the Charge of the faid Town, and pay the same Annually into the Hands of the Town- Proportion of Treasurer of faid Great-Barrington; and the Town-Clerk thereof is maintaining of hereby directed some Time in the Month of October Annually to Great Barringtransmit to the Assessor of said District for the Time being a true 2011, and perfect Account of all such Sums of Money as may or shall be wored and granted to be affeffed, raised and levied in said Town of Great-Barrington for the Purpose of Supporting such poor Person or Perfons, and also a Lift of their several Names, and the Assessors of faid Diffrict be and hereby are impowered and directed to affels the fame accordingly.

To pay their.

And be it further enasted, That after this present Year and until a new Valuation of the Polls and Estates throughout this Province shall be taken, agreed and concluded upon, that the Inhabitants of the faid fourth Part of District shall pay one Fourth Part of the Province Tax that would of Greathave been set upon the said Town of Great-Barrington if the said Barrington, & Diffrict had not been made, and also the Twenty-seventh Part of the 3 27th. Part of the Stockbridge. Province Tax that would have been fet on the faid Town of San St. 11 15 1 1 Lat. 4° grill . So little in wife

And be it further enacted, That David Ingersol, jun'r, Esq; be and hereoy is impowered and directed to iffue a Warrant directed to David Ingerfol, some principal Inhabitant of said District, requiring him to warn and jun. Esq; emgive Notice to the Inhabitants thereof to assemble at some suitable issue his war. Time and Place in said District, to chuse such Officers as are necessary rant. to manage the Affairs of faid District:

CHAP XII.

An Act for erecting a Township in the County of Berkshire, at a Plantation called Tyringham Equivalent, by the Name of Loudun.

Preamble.

WHEREAS the Inhabitants of a Tract of Land called Tyringham Equivalent in the County of Berkshire, have Represented to this Court, the great Difficulties and Inconveniencies they labour under in their present Situation, and have earnestly requested that they may be erected into a Town:

Bounds of

Be it therefore enacted by the Governor, Council, and House of Reprefentatives, That the said Tract of Land called Tyringham-Equivalent, bounded as follows, Easterly by Blanford, Southerly by Granville, and Westerly by Sandisfield and partly by a Tract of Land called the Eleven thousand Acres, Northerly by Chandler, Belsher, and Rand's Grant, and so to run ranging with Rand's South-Line Easterly to Blanford Line, be and hereby is erected into a Town by the Name of Loudan: And that the Inhabitants thereof he and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of any of the Towns within this Province respectively do or by Law ought to enjoy.

John Chadwick Efq; empowered to call a Meeting.

And be it further enacted, That John Chadwick, Esq.; be and he hereby is impowered to iffue his Warrant, directed to some principal Inhabitant in said Town, requiring him to Notify and Warn the Inhabitants thereof, qualified by Law to Vote in Town Affairs, to meet at such Time and Place as shall be therein set forth, to chuse all such Officers as shall be necessary to manage the Affairs of said Town.

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Stockbridge Indians. Princeton Lands.

64 I

C H A P XIII.

An Act to prevent and discourage the Inhabitants of this and the neighbouring Governments from giving large Credit to the Indians, inhabiting or who shall be hereafter Inhabitants within the Town of Stockbridge.

WHEREAS Sundry of the Inhabitants of this and other of the neighbouring Governments for the sake of gain have heretofore given large Gredit to the Stockbridge Indians, which has tended great- Pream ly to the injury of those Indians in their Manners and Estates, and will if not prevented soon, reduce them and their Families to a state of utter ruin: Wherefore for preventing the same,

Be it enacted by the Governor, Council and House of Representatives, That no Person or Persons shall hereafter within this Government, have or maintain any Action or Demand in Law against lany of those Indians for any Debt, Specialty, Contract or Account had or made No Action to after the last Day of March, One thousand seven hundred and seventy- be maintain-three, wherein such Debt, Specialty, Contract, Account or Demand ed against the shall be for more than the Sum of thirty-five Shillings. And if any Action or Actions shall hereafter be brought against such Indian or In-dians, wherein the demand shall be for a Sum more than thirty-five ing 35 shills. Shillings contracted after the last Day of March next, such Indian or lings. Indians may plead this Act in bar of the same, and Judgment shall be given for such Indian or Indians to recover Costs against the Plaintiff or Plaintiffs in such Action of Actions.

H A P XIV.

An Act for fetting off certain Lands belonging to the Town of Princeton, in the County of Wor-

IN HEREAS the General Court at their Session in April, One thousand, seven hundred and seventy one, erected the District of Princeton into a Town by the name of Princeton, together with all the Preamble. Lands that adjoin thereto not belonging to any other Town or District; by means whereof the said Town of Princeton is in a very irregular, form, and the Inhabitants thereof put to great expence in laying out Roads, and the persons who improve the said adjoining Lands labour under greater inconveniencies than heretofore:

Be it therefore enacted by the Governor, Council and House of Re-presentatives, That all the Lands included in the said Town of Prince. CertainLands ton which did not belong thereto when it was a District, be set off, and fet off from that the same Lands remain as they did before the Incorporation of the Princeton. that the same Lands remain as they did before the Incorporation of the said District into a Town.

642 Lands in Barrington. Inhabitants in Marshfield.

C H A P XV.

An Act for annexing certain Lands to the Town of Great-Barrington, in the County of Berkshire.

Lands of Richard Houck annexed to Great-Barrington.

E it enacted by the Governor, Council, and House of Representatives, That the Lands belonging to Richard Houck, without the bounds of any Town, which lye contiguous to Great-Barrington, bounded as follows, viz. begining at the Southwest corner of a Tract of Land fold by Peletiah West to Jonathan West and Elisha West, thence West eight Degrees North on the South line of a Tract of Land called the Glass works Grant, two Hundred and Thirty seven Rods to a small Hemlock Tree marked, thence South one Hundred and Eighteen Rods to a Stake and Stones, thence East seven Degrees South two Hundred and One Rods to a small I nlock Tree marked standing on the West bank of Housatonnock River, thence Southerly on said River one Hundred and Thirty Rods to the first mentioned bounds, be and hereby are annexed to the faid Town of Great-Barrington, together with all the Inhabitants that now Dwell, or that shall hereafter Dwell thereon, who hereby are, and shall be, subjected to do duty and intitled to receive privilege equal with other Inhabitants of the faid Town of Great-Barrington, to all intents and purposes whatsoever.

CHA P XVI.

An Act for annexing fundry Persons, Inhabitants of the first Precinct in the Town of Marshfield, with their Estates to the second Precinct in said Town.

Preamble.

fecond Pre-

cinct.

MHEREAS it appears to this Court that it would be very convenient that fundry Persons of the first Precinct in Marshfield should be set off with their Estates and annexed to the second Precinct in faid Town.

Be it enacted by the Governor, Council and House of Representatives, That the Persons hereafter named Inhabitants of said first Precinct, Sundry Inha-Sundry Inhabitants of the viz Israel Tilden, Seth Derrow, Nicholas Porter, Robert Sherman, first Precinct Valentine Sherman. William M'Comber, Thomas M'Comber, jun'r, in Marshfield Barnabas Fountain, Levi Ford, John Tilden, jun'r, and Rachel Joyce, set off to the fet off to the with their Families and Estates be annexed to the second Precinct in the Town of Marshfield, and that they the afore named Persons with their Families and such others as shall hereafter dwell on such Estates shall hereafter be considered as part of the second Precinct in

said Town, and there do duty and receive privileges.

The Sixteen foregoing Acts were Published March 6, 1773.

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Printed by Richard Draper, and Green and Ruffell, Printers to the Government.

Brass Field Pieces for the Militia.



Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay, in New-England: Begun and held at Boston, upon Wednesday the twenty-fixth Day of May, 1773.

H A P. T.

An Act for furnishing the Militia of this Province with twelve Brass Field Pieces.

HEREAS the furnishing of the Militia of this Province, est-pecially near the Sea Coast, with a Number of light Field Preamble. Pieces, will tend much to his Majesty's Service in the Safety of this Province: Therefore,

Be it enacted by the Governor, Council and House of Representatives, That there be purchased at the Expence of this Province (as soon as conveniently may be) twelve Brass Field three Pounders; and the Commissary General is hereby impowered and directed to purchase said Commissary twelve Brais Field Pieces accordingly; and that he cause the same to directed to be compleatly mounted and equipped for Service; and that they be purchase of the Milities of this Province. affigured to such Companies or Regiments of the Militia of this Province, Field Pieces. as the Captain-General shall think most for his Majesty's Service and Safety of this Province.

And be it further enacted, That said Field Pieces, or any of them, shall not in any Case whatever be sent or conveyed without the Limits of this Province, without the Consent of the General Court.

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C H A P. II.

An Act in Addition to and Explanatory of an Act intitled an Act to empower a major Part of the Justices of the Peace of the Town of Boston, and the major Part of the Selectmen of the said Town, to lay out a Street from Middle-Street to Ann-Street in said Town; and also to repeal and set aside what was done by a major Part of the Justices of said Town, together with the Selectmen relative to the laying out a Street in the same Place in April one Thousand seven Hundred and sixty-seven.

Preamble.

HEREAS a major Part of the Justices of the Peace of the Town of Botton, and a major Part of the Selectmen of faid Town, in Consequence of an Act made and passed in the last Session of the General Court, entitled " An AA to empower a major Part of the Justices of the Peace of the Town of Boston, and a major Part of the Selectmen of faed Town, to lay out a Street from Middle Street to Ann Street in faid Town; and also to repeal and set aside what was done by a major Part of the Justices of said Town, together with the Selectmen, relative to the laying out a Street in the same Place, in April one Thousand seven Hundred and sixty seven," ceeded to layout a Street of twenty Feet wide from Middle Street to Ann Street; but in running the Line of that Wedth as directed, they found that about fix Feet of two Dwelling Houses belonging to George Broughton Gedney near unto Middle Street, stand upon and will be included in said proposed Street of twenty Feet in Wedth. And whereas a Doubt.

bas arisen whether the Justices and Selectmen by the Act aforesaid

had Downer to law and Selectmen by the Met aforesaid had Power to lay out said Street so far only as where it meets with said Gedney's Dwelling House and Land, or whether they ought not to lay out and extend the same through said Houses and Land to Middle-Street of the fullWedth aforefaid, notwithstanding it might appear that the Benefit arising thereby to the Abutters on said Street and other Inhabitants, would not compensate for the Expence and Damage which would be thereby occasioned:

Wherefore for removing faid Doubts and any Difficulties that may bereafter arise relative to said Street, or the Land belonging to the

faid Gedney;

Justices and Selectmen empowered.

Be it enacted by the Governor, Council, and House of Representatives, That the Justices of the Peace of the Town of Boston, and the Selectmen of said Town, or a major Part of each, be, and they are hereby empowered an directed as soon as may be, to lay out said Street twenty Feet in Wedth, beginning at Ann Street, and so runing up Paddy's Alley to the Brick Wall on the Eastermost End of said Gedney's Land in said Alley, and no further.

And whereas it is represented that about Midway where saidStreet is proposed to be laid out, the Lands are vacant, and that it will be

Belfast a Town.

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much more convenient and commodious if said Street was thereabouts in some Parts of it of greater Wedth than twenty Feet:

Be it further enacted, That it said Justices and Selectmen, or a major Part of each, shall judge it more convenient to have said Street of a greater Wedth than twenty Feet in or near the Middle Part of it, where the Lands are vacant, they are hereby directed and empowered to lay out the same accordingly, the A& aforesaid notwithstanding; and in all other Things the Justices, Selectmen, Jury, and all Persons interested or concerned, are to proceed according to the Directions of the afore mentioned Act.

H A P. III.

An Act for incorporating a certain Tract of Land on the Westerly Side of Penobscot-Bay into a Town by the Name of Eelfast.

WHEREAS the Inhabitants of a certain Trast of Land on the Wefterly Side of Penobicot-Bay, in the County of Lincoln, are defirous of being incorporated into and invested with the Powers and Privileges of Preamble. a Town; Therefore,

Be it enacted by the Governor, Council, and House of Representatives, That the Tract of Land aforefaid, bounded as follows, viz. begining at the Westerly Bounds of the Township of Frankfort, from thence Westerly round the Harbour called Passageeswokey to Little River, from thence up faid River as far as Salt Water flows, then croffing faid Bounds of River to a black Burch Tree computed to be thirty feven Chains, from Belfast. thence South fixty eight Degrees West, two Hundred and twenty three Chains to a Burch Tree, from thence North twenty-two Degrees West three Hundred and seventy two Chains to a Rock Maple Tree, one Rod Westerly from a quarry of Stones, from thence North sixty-eight Degrees East six Hundred and two Chains to the Westerly Line of faid Frankfort from thence South thirty feven Chains to the largest of half wayCreekPonds, from thence down faidCreek to theBounds first mention. ed, be, and hereby is crected into a Town by the Name of Belfast: And that the Inhabitants thereof be, and hereby are invested with all the Powers Privileges and Immunities, which the Inhabitants of the Towns within this Province respectively do, or by Law ought to enjoy.

And be it further enacted. That Thomas Goldthwait, Esq; be, and he hereby is impowered to flue his Warrant directed to some principal Thomas Inhabitant in said Town to Notify and Warn the Inhabitants in said Goldthwait,

Town qualified by Law to vote in Town Affairs, to meet at such Time ered to call and Place as shall be therein set forth, to chuse all Officers as shall be a Meeting. necessary to manage the Affairs of said Town; at which said first Meeting all the then present Male Inhabitants that shall be arrived at the Age of twenty one Years, shall be admitted to vote.

Waldoborough a Town.

C. H A P. IV.

An Act for incorporating a Plantation called Broad. Bay, into a Town by the Name of Waldoborough.

MHEREAS the Inhabitants of the Plantation called Broad Bay, in the County of Lincoln, have represented to this Court that the labour under many great Difficulties and Inconveniencies by Reason of

Bounds-of Waldoboro'

preamble,

their not being incorporated into a Town; Therefore, Be it enacted by the Governor, Council, and House of Representatives, That the faid Plantation commonly called and known by the Name of Broad-Bay, bounded as follows, viz. to begin at the Northwest Corner bound of the Town of Bristol, in said County, at a Stake standing on the Bank of the Duck puddle Brook, so called, thence running Northerly by faid Brook and Pond to the Northerly End of said Pond to a Pine Tree marked on four Sides, thence to sun North five hundred and fixty Rods, to a Pine Tree marked on four Sides, thence to run North twenty-two Degrees and thirty Mirutes East screnteen Hundred Rods to a Spruce Tree marked on four Sides, thence to run East South-East elevén hundred and twenty Rods to a Birch Tree marked on four Sides, thence to run South leven Degrees East sixteen hundred Rods to a Maple Free marked on four Sides, thence to run South n'neteen Degrees West nine hundred and sixty Rods to a Spruce Tree marked on four Sides, thence to run South-Fall one hundred and fixty Rods to a Fir Tree marked on four sides, thence to run South fifteen Degrees East three hundred and twenty Rods to a Stake slanding on the bank of little Fond, so called, then e Easterly by the shore of faid Pond to the Easterly Part thereof, thence South fifteen Degrees East to a Stake flanding on the bank of the Southerly Fond, fo called, thence Easterly by the shore of the said Pond to the Easterly Part thereof, thence South fifteen Degrees East one hundred Rods to a Spruce Tree marked on four Sides, thence running South twelve Degrees West three hundred and twentyRods to a Spruce Tree marked on fourSides, thence running North-West four hundred Rods to Goose-River, so called, thence Southerly down said River in the middle thereof to it's Entrance into the Bay, thence Northerly and Westerly by the shore of the Bay round the back Cove, fo called, thence to continue by the shore Southerly and Westerly to the Southerly Part of Passage-Point, otherwise called Jones's-Neck, thence Westerly across the Narrows of Broad-Bay River until it strikes the Southerly Part of Havenar's Point, so called, thence Westerly round the shore of said Point and Northerly by the shore of the Eastern branch of broad Cove, thence round the Head of faidCoveWesterly andSoutherly until it comes to a RedOakTrce slanding on the Land of Jacob Eaton, being the Easterly Corner bound of the Town of Bristol aforesaid, thence to run North-Westerly on said Line of Bristel to the first mentioned bounds, be, and hereby is erected into a Township by the Name of Waldoborough; and that the Inhabitants thereof be, and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of the Towns within this Province respectively do or by Law ought to enjoy.

And be it further enacted, That Alexander Nichols, Esq; be, and he hereby is impowered to issue his Warrant directed to some principal Nichols Efq. Inhabitant in faid Township, to Notify and Warn the Inhabitants in faid Township to meet at such time and place as shall be therein set forth, to chuse all such Officers as shall be necessary to manage the Affairs of faid Town. At which faid first Meeting, all the then present Male In-Lineage arrived to twenty-one Years of Age shall be admitted to vote.

empowered to call a Meeting.

Marine Society at Marblehead.

C H A P.

An Act to incorporate Jonathan Glover, and others therein named, into a Society by the Name of the MarineSociety, at Marblehead, in the County of Esex, and Province of the Massachusetts-Bay, in New-England.

HEREAS a considerable Number of Persons who are or have been Masters of Ships or other Vessels at Marblehead, are destrous of forming themselves into a Marine Society, for the purposes of improving the Knowledge of this Coast, and of Navigation Preamble. in general, by the several Members communicating their Observations relative to these Matters in Writing; and also for the further Purposes of relieving the Families and Persons of each other in Cases of Poverty, or other adverse Accidents of Life, which in their Way of Business they are more immediately Subject to. And whereas faid Persons have prefered a Petition to the Great and General Court of this Province in their present Session, praying that they may be Incorporated for the laudable Purposes aforesaid.

Therefore, Be it enacted by the Governor, Council and House of Representatives, That Jonathan Glover, Samuel Hosper, Samuel Pote, Edward Fettyplace, Henry Florance, Richard Stacy, Joseph Skilling Joseph and others im-Bubier, John Stevens, Jeremiah Balister, John Burnham, Benjamin powered to make Boden, Alexander Ross, Richard Hinckley, William Andrews, George a Body Politic by Rappall, Samuel Green, Michael Merricks, Nathaniel Leech, George the Name of the Gordon, David Lee, Edward Fettyplace, jun. John Lee, John Tit- Marine Society in tle, Amos Grandy, Peter Faneuil Jones, William Coles, John Collyer, Marblehead. John Russell, I homas Collyer, Joseph Northey, Nicholas Bartlet, William Sinclair, Hugh Hill, Edward Bowen, John Hooper, John Grush, Joseph Homan, and Richard Doliber, be Incorporated and made a Body Politic for the Purposes aforesaid, by the Name of the Marine Society, at Marblehead, in New-England, and that they, their Associates Their Power. and Successors, have perpetual Succession by said Name, and have a power of making By-Laws for the preservation and advancement of faid Body, not repugnant to the Laws of this Government; with Penalty either of Disfranchisement from said Society, or by a Mulct, not exceeding Twenty Shillings, or without Penalties, as it shall seem most meet, and have Leave likewise to Make and Appoint their common Seal, and be liable to be Sued and enabled to Sue and make Pur- Donations not to chases and take Donations of Real and Personal Estate for the Purposes exceed £.500 per aforesaid. Provided the Rents of the Real Estate, together with the In- Annum? terest of the Personal Estate shall not exceed the Sum of Five Hundred Pounds perAnnum, and to Manage and Dispose said Estate as shall seem Officers. sit: And said Society shall have a Master, Deputy-Master, Treasurer and Clerk, and other Officers they shall think proper.

And be it therefore further enacted, That the said Marine Society, shall on the first Thursday in August next assemble to appoint their first Meeting on the first Thursday in August 1773.

6 E.

Lands annexed to Northfield.

To continue to the first Thursday in October.

Then to chuse a Master and other Officers for Year.

to a short Day.

Bufinefs.

Instruments by be valid.

shall think proper, and their Seal, and make By-Laws: And said Officers shall continue until the first Thursday of October next, and the faid Marine Society shall meet then and so Annually afterwards, on the said first Thursday of October at Marblehead aforesaid, to chuse a Master, Deputy-Mafter, Treasurer, and Clerk, and other Officers as they shall the think proper and for the Admission of new Members, which shall be done by a major Vote of the Members present at said Annual Meeing; and to make, after and annul their By-Laws: And if by Reason of To Adjourn once any Emergency the Business of said Annual Assembly cannot be compleated on faid Day, they may Adjourn once to a short Day to finish it, To meet the first and no more; and said Society shall meet at said Marblehead on the Thursday in eve- first Thursday of every Month for all other Business; and whenryMonth to tran f- ever any of the Officers of faid Society shall die, or be disabled, or react their ordinary move out of the Government, others shall be appointed or elected in their Room, at the next Monthly Meeting; and all instruments which faid Society shall lawfully make, shall when in the Name of faid Society, them executed to and pursuant to the Votes thereof, and Signed and Delivered by the Master; and Sealed with their common Seal, bind faid Society, and be valid in Law.

H $\mathbf{A} \cdot \mathbf{P}$.

An Act for annexing two certain Tracts of Land lying without the Bounds of any Town, with the Inhabitants thereon, to the Town of Northfield. in the County of Hampshire.

Preamble.

WHEREAS the Inhabitants of two certain Tracts of Land, one containing five Hundred Acres formerly granted by the General Court to the Town of Pembroke, commonly called Pembroke Farm, the other containing one Hundred and fifty Acres, granted by the same Court to William Hack of Taunton, both lying South of the Town of Northfield, in the County of Hampsbire, have made Application to this Court, praying that they, together with the said Lands, may be annexed to the said Northfield; and the said Town of Northfield have also prayed that the Lands and Inhabitants aforefaid may be annexed thereto accordingly; and the same appearing to this Court reasonable:

Be it therefore enacted by the Governor, Council, and House of Representatives, That the two Tracts of Land afore-mentioned, with the Inhabitants who now dwell, or that shall hereafter dwell thereon, be and hereby are annexed to the Town of Northfield in the County of Hampshire; and the said Inhabitants shall be subject to do Duty, and intitled to receive Privilege as other Inhabitants of said Town, to all Intents and Purposes whatsoever.

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Two Tracts of Land annexed to Northfield.

Norwich a District.

649

A lorg will all sonC . (H A .P. VII.

An Act for erecting the Easterly Part of the Town of Murrayfield, in the County of Hampshire, into a seperate District by the Name of Norwich.

WHERE AS the Inhabitants of the Easterly Part of the Town of Preamble. Murrayfield, in the County of Hampsbire, have made it appear to this Court that they labour under great Difficulties by Reason of their not being a seperate District. Therefore,

Be it enacted by the Governor, Council and Hause of Representatives, That the Tract of Land lying in the Easterly Part of the Town of Murrayfield, described as follows, to wit, beginning at the Southwest Corner of Ingeriol's Grant, fo called, and thence extending on the Easterly Part of West Line of said Grant, until it comes to Lot No. One in the second Murrayfield a Dif-Division of Lots, owned by John Chandler, Esq; from thence a strait trict by the Name Line to the South-West Corner of Lot Number Sixteen; and from of Nor wich. thence running on the East Line of faid Lot, and on the East Lines of Lots No. Fifteen, Twenty-eight and Twenty-nine until it comes to the South-West Corner of Chesterfield, be, and hereby is erected into a feperate District by the Name of Norwich; and that the said District be and hereby is invested with all the Powers, Privileges and Immunities that Towns in this Province do, or by Law ought to enjoy, that of fending a Representative to the General Assembly only excepted; and that the Inhabitants of faid Diffrict shall have full Power from Time to To joinwith Mur-Time to join with the faid Town of Murray field in the Choice of a rayfield in the Representative or Representatives; which Representative or Representative of a Retatives may be chosen indifferently either from said Town or District; presentative. and that the Selectmen of faid Town of Murrayfield as often as they shall call a Meeting, for the Purpose of making Choice of a Representative or Representatives, shall give seasonable Notice to the Clerk of faid District for the Time being, of the Time and Place of said Meeting, to the end that the faid District may join them therein; and the Clerk of faid District shall set up in some convenient and public Place in said District a Notification thereof accordingly, or shall Notify the District in such other Way as said District may hereafter determine upon, and the Pay and Allowance of faid Representative or Representatives to be borne by faid Town and District according to their respective Proportions of the Province Tax.

And be it further enacted, That the said District shall pay their The District to Proportion of all Town, County and Province Taxes already set on pay their proportion granted to be raised, assessed, levied and collected in said Town, tion of Taxes. as if this Act had not been made.

Provided nevertheless, That the Inhabitants of said District shall re- To enjoy their tain and enjoy the same Right and Share to all the Ministerial Lands in Share of Ministerial Town, and the Improvements and Profits thereof as they would rial Lands. have had if this Act had not been made.

And be it further enacted, That Foseph Hawley Esq; be, and hereby Joseph Hawley Esq is empowered to iffue a Warrant directed to some principal Inhabitant in empowered to faid District, requiring him to Warn and give Notice to the Inhabitants of issue his Warrant the District aforesaid, qualified by Law to vote in Town Affairs, to meet at to call the first fuch Time and Place as shall be therein fet forth, to chuse all such Meeting,

·Q细cors

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Persons and Estates in Roxbury set off.

Officers as shall be necessary to carry on and manage the Affairs of said District.

The District to have their pro-portion of Public Money.

And be it further enacted. That the faid Town of Murray field shall allow to the faid Diffrict of Norwich, their proportionable Part of the Money that is already granted and affeffed, or to be affeffed and collected in faid Town of Murray field, for the Support of the Minister, School and other necessary Charges therein for the Year ensuing.

And be it further endeted, That the said District shall hereaster

To contribute towards the relief of the Poor in Murrayfield.

contribute their Proportion towards the Relief and Support of all and every such Poor Person or Persons that are at this Time supported and relieved by faid Town, and are the proper Charge thereof; and the Clerk of faid Town shall some time in the Month of October Annually, make out a just and true Account of all and every Sum or Sums of Money that shall or may hereaster be granted by said Town of Murray field, for the Purpose of supporting and relieving such Persons as shall To be paid to the cause the same to be transmitted to some one or more of the Affessors I reasurer of Mur- of said District, for the time being, who are hereby directed to Assels the same accordingly; and the Treasurer of said District, for the time being, is hereby required to pay the same into the Hands of the Treafurer of the faid Town of Murrayfield, for the time being, to the end that the said Sum may be appropriated to the Purposes aforesaid.

rayfield.

And be it further enacled, That after this present Year and until a To pay one third new Valuation of the Estates of the Inhabitants of this Province shall part of the Tax be taken, agreed and concluded upon, that the said District shall pay the one third Part of the Province Tax that would have been fet upon faid Town of Murrayfield, had this Ast not been made.

until a new Valuation of Estates.

H A P. VIII.

An Act for fetting off certain Perfons and Estates lying within the Bounds of the first Precinct in Roxbury, to the third Precinct in the faid Town:

Benjamin Pemberton and others

BE it enacted by the Governor, Council, and House of Representatives, That Benjamin Pemberton, Efq; Benjamin May, John Williams, Ebenezer May, Jeremiah Parker and Lemuel May, with their Famiwith their Estates lies and such Parts of their Estates as lye between Jamaica Pond, so calfet off from the led, and the Town Road leading from Gambling End to Rocky Swamp; first to the third also the Estates of John Troutbeck, Jonathan Williams, and Samuel Precinct in Rox- Austin, lying within the Bounds above-mentioned, with the Families that do now or may hereafter dwell, on the Estates aforesaid, of each and every of the Persons in this Act before-mentioned, be, and hereby are fet off from the first Precinct in the Town of Roxbury and annexed to the third Precinct in the said Town, and shall there do Duty and receive Privilege as other Inhabitants of the fame Precinc to all Intents and purposes whatsoever.

The Eight foregoing Acts were published June 29, 1773.

N, New-England: BOSTO

Printed by Richard Draper, and Green and Ruffell, . Printers to the Government.

Superior Court Charlestown.

65I



Acts and Laws,

Passed by the Great and General Court or Assembly of His Majesty's Province of the Massachusetts-Bay, in New-England: Begun and held at Boston upon Wednesday the twenty-fixth Day of May 1773, and continued by fundry Prorogations to Wednefday the 26th of January following, and then met.

CH A P. I.

An Act for altering the Time of holding the Superior Court of Judicature, Court of Assize and General Goal Delivery, at Charlestown, in and for the County of Middlesex.

HEREAS the Time appointed by Law for holding the Superior Court of Judicature, Court of Assize and General Goal-Delivery at Charlestown, in and for the County of Middlesex, is found to be inconvenient.

Preamble.

Be it therefore enacted by the Governor, Council, and House of Representatives, That the Time for holding the said Superior Court of Judiat Charlessown, in to be on the and for the County of Middlesex, shall henceforth be on the first Tuesday of Aprilannually. of April annually, and all Officers and other Persons concerned are required to conform themselves accordingly.

And be it further enacted, That all Writs, Plaints, Processes, Appeals, Recognizances, Warrants or other Matters or Things whatfoever which Appeals, &c. now are or at any Time before the faid first Tracket of the total to be a second to be a s now are or at any Time before the faid first Tuesday of April shall be and proceeded iffued, taken or depending in the faid County of Middlesex, which were on at that Time to have been returned or proceeded on at the Time heretofore appointed by Law for holding the faid Court at Charlestown, shall be valid and Rand good to all Intents and Purposes in the Law, and shall be returned and proceeded on at the Time appointed by this Act for holding the same.

652

Judgments recovered admitted as Evidence.

H A P. IÌ.

An Act to enable Persons to bring forward and maintain Actions of Debt in the Executive Courts within this Province upon Judgments recovered in the neighbouring Governments, and upon Judgments recovered before Justices of the Peace in this Province.

Preamble.

HEREAS it frequently happens that Persons against whom final Judgments of Court are recovered in the neighbouring Governments remove with their Effects into this Province without having paid or satisfied such Judgment; and upon Actions of Debt upon such Judgments brought in the Executive Courts in this Province, the Record of such Judgments cannot be removed into the said Courts in this Province, and it has been made a doubt whether by Law such Judgment can be admitted as sufficient evidence of such Judgments, whereby honest Creditors are often defrauded of their just Demands by negligent and evil minded Debtors: For the prevention whereof:

Judgment recovered in any of the Neighbouring Colonies to be pro-Province.

Be it enacted by the Governor, Council and House of Representatives; That where any Person or Persons heretofore have recovered or hereafter shall recover a Judgment or Judgments in any Court in any or either his Majesty's neighbouring Colonies in America, and the Person or Persons against whom such Judgment or Judgments has been or shall be recovered has removed or shall hereafter remove into or reside within fecuted in this Province, or where such Person or Persons against whom such Judgment or Judgments have been or may be recovered in the Colonies aforesaid, have heretofore acquired or hereafter shall acquire any Real or Personal Estate within this Province, that then and in every such Case it shall and may be Lawful for such Creditor or Creditors who have so recovered or shall hereafter recover a Judgment or Judgments as aforesaid to bring forward, support and maintain an Action or Actions of Debt upon such Judgment or Judgments so recovered, or that shall be recovered in the neighbouring Colonies as aforesaid in any Executive Court within this Province proper to try the same, in such Way and Manner as he or they might have done if fuch Judgment or Judgments had been originally recovered in the Executive Court in this Province where faid Action of Debt shall be brought.

A Copy of the And be it further enaciea, that upon a like Record of the any other Plea or Pleas which may and shall be made in such Action the Neighbour. or Actions of Debt so to be brought upon such Judgment as aforesaid, a ing Colonies trueCopy of the Record and proceedings of the faid Court or Courts in Evidence. the faid neighbouring Colony or Colonies (according to the Custom and Usage of the Colony where said Judgment or Judgments were or shall

Judgments recovered admitted as Evidence.

be recovered) attested under the Hand of the Clerk of the Court where faid Judgment was or shall be recovered (or under the Hand of the Justice where the Judgment was or shall be recovered before a Justice in any Court of the Peace of such Government) shall be to all intents and purposes in this Proas good and fufficient Evidence of fuch Judgment, and have the same Effect and Operation as if the original Judgment and Proceedings had been rendered and had in the Court where such Action of Debt shall be brought and depending.

And whereas it may frequently happen that Persons against whom Judgments have been or hereafter shall be recovered before his Majesty's Preamble. Justices of the Peace in this Province have removed or hereafter may remove and depart from the County in which such Judgments were or shall be recovered into some other County in this Province without paying or any wife satisfying such Judgments: And whereas it is often necessary that Actions of Debt upon Judgments heretofore recovered or that hereafter may be recovered before Justices of the Peace in this Province should be brought and prosecuted in the Inferior Courts of Common Pleas in this Province, for which there is no Provision in the Law:

It is therefore hereby further enacted, That when it shall happen that any Person or Persons against whom a Judgment has been or shall be had and recovered before any of his Majesty's Justices of the Peace within. this Province and the Person or Persons against whom such Judgment Provision in has been or shall be recovered as aforesaid and does and shall dwell and Case of Debtors reside in any other County in this Province, then and in every such Case the County, it shall and may be Lawful for the Justice before whom such Judgment where Judgwas or shall be recovered as aforesaid, to direct any Execution or ment has been Executions iffuing upon fuch Judgments to the proper Officer of fuch another Coun-County where such Person or Persons against whom such Judgment tyhas been or shall be recovered as aforesaid does or shall Dwell or Reside; and fuch Officer to whom fuch Execution or Executions shall be directed as aforefaid shall be and hereby are fully authorized impowered and directed to execute and return such Writs of Execution accordingly. And when it shall be necessary for any Person or Persons in this Province to bring forward and profecute any Action or Actions of Debt in any of his Majesty's Inferior Courts of Common Pleas in this Province upon Action to be profecuted in a Judgment recovered before any Justice of the Peace in this Province the Inferiour it shall and may be Lawful for such Person to prosecute and maintain Court, upon same Actions of Debt in said Inserior Courts; and a Copy of such Judgment regovered before Judgment attested under the Hand of the Justice by whom such Judge any Justice of ment has been or shall be rendered, shall be as sufficient evidence of the Peace. fuch Judgment and have the same Effect to all intents and purposes as if the original Record of faid Judgment was then before the fame Court; any Law, Usage or Custom to the contrary notwithstanding.

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P. III.

An Act for employing and providing for the Poor in the Town of Salem, and for the better regulating the Workhouse in said Town.

HEREAS the Town of Salem have lately found it necessary to erect a Workhouse for the Employment of the Poor in said Town:

Be it enacted by the Governor, Council, and House of Representatives,

Overseers of That from and after the tenth Day of March, One thousand seven
the Poor at Sa- hundred and seventy-four, at the anniversary Meeting in March for
tem to be cho- the choice of Town Officers, the Town of Salem are hereby impowered
fen. to chuse five or more Overseers of the Poor, who shall once in every Month affemble themselves together to consult and determine of the most proper Methods for the discharge of their Office.

And be it further enacted, That the Overseers of the Poor of the Overfeers to Town of Salem, for the Time being, shall have the Inspection, Orderhave the Go- ing and Government of the said House, with Power of appointing a appoint Mass. Master or Masters, and one or more Assistants for the more immediate ters, and make Care and Overlight of the Persons received into or employed in said House, By-Laws for which Overseers at their Monthly Meetings, shall have Power to make Work-House. Orders and By-Laws for the better and more decent regulating the said House, which Orders and By-Laws shall be binding until the next Town-Meeting, to which they shall exhibit them, and when approved by the faid Town at a legal Meeting shall be Obligatory until revoked by the faid Town. .

Overfeers 10 fons to the Work-House,

And be it further enacted, That each one of the Overseers aforesaid, shall have Power to fend any idle and indigent Person or Persons to the fend idle and said House for Entertainment and Employment for the space of twentyindigent Per four Hours, or any two of the said Overseers shall have Power to continue or fend to faid House such Person or Persons till discharged by the Major Part of faid Overfeers at a Monthly Meeting, which Person or Persons the Master or Masters and Assistants are hereby required to receive and employ accordingly.

and to bind out

And be it further enacted, That the Overseers shall have full Power the Children of of binding out into good Families the Children of Parents who are are not rated unable or negligent to provide Necessaries for the subsistance and support for Personal of their Children. provided such Parents are and support Estate or Faculty.

out of Town.

And be it further enacted, That the Overseers of the Poor in the Town of Salem be and they hereby are impowered to Warn any and Overseers to all Intruders or others who are not Inhabitants to depart the Town, and warn Intruders in case of refusal or neglect, to proceed in the same Manner and with as full Power as the Select-Men by Law may or can, and the Constables of faid Town are hereby required to observe and yield ready Obedience to the Orders and Directions of the Overseers aforesaid by virtue and in consequence of this Act.

West Stockbridge a District.

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H A P. IV.

An Act for Incorporating the West Part of the Town of Stockbridge, in the County of Berksbire, into a District by the Name of West Stockbridge.

WHERE AS the Inhabitants of the West Part of the Town of Preamble. Stockbridge, in the County of Berkshire, are desirous to enjoy the Privileges that will arise to them by being Incorporated into a distinct and seperate District.

Be it enacted by the Governor, Council, and House of Representa- West Part tives, hat the West Part of the said Town of Stockbridge which is of the Town contained within the following Lines and Limits, that is to fay, be- of Stockginning at the Northwest Corner of said Town, and thence running bridge erec-Southerly upon the West Line of said Town to the Southwest Corner ted into a of the same Town, thence running Easterly in the South Line of said District. Town one Mile and an half, thence running Northerly in a Line parallel with the West Line of said Town to the North Line of the same Bounds Town, and from thence in the same North Line to the said North- thereof. west Corner first mentioned, be, and hereby is erected into a seperate west and District by the Name of West Stockbridge; and that the Inhabitants of the faid District be, and hereby are invested with all the Powers and Privileges that Towns in this Province enjoy by Law, that of fending a Representative to the Great and General Court or Assembly only excepted; and that the Inhabitants of faid District shall have Liberty from Time to Time to join with the said Town of Stockbridge in the To join Choice of a Representative or Representatives, to be chosen of with the the Town or District aforesaid to represent them at the Great Town of and General Court or Assembly; the Pay or Allowance of such Reinthechoice presentative or Representatives to be borne and paid by the said Town of Repreand District according to their respective Proportions of the Province sentatives. Tax; and the Freeholders and other Electors of said District shall be Notified of the Time and Place of the Election of fuch Representative or Representatives, by a Warrant from the Selectmen of Stockbridge directed to the Constable or Constables of said District in the utual form, directing him or them to Warn the Inhabitants of faid District to attend at the Time and Place of such Election.

And be it further enacted, That the said District shall pay their The District.

Proportion of all such Province County and Town Charges, as are al- to pay aproready granted and affeffed, or to be affeffed on the faid Town of Stock- portion of bridge, and the same shall be collected by the Collectors of the said all Taxes Town of Stockbridge, in the same Manner they would have been if already af-

this Act had not been made.

And be it further enacted, That after this present Year and until To pay one a new Valuation of the Estates and Polls throughout this Province shall fourth of all be taken, agreed and concluded upon, the Inhabitants of the faid Dif- the Protrict shall pay one Fourth Part of the Province Tax that would have vince Tax been set upon the said Town of Stockbridge, if the said District had until a new Valuation. not been made.

And be it further enacted, That Jahleel Woodbride, Esq; be, and Jahleel hereby is impowered and directed to issue his Warrant to some principal Woodbride, Inhabitant of said District, requiring him to Warn the Inhabitants of Esq; imfaid Diffrict who are more than Twenty-one Years of Age to meet at powered to some suitable Time and Place in said District, to choose such Officers issue a Waras the Towns in this Province are by Law enabled and required to rant for calling the first choose in the Month of March annually, which they are hereby im- Meeting. powered to chuse at such Meeting.

C H P. V.

An Act for Incorporating the Easterly Part of the Town of Sunderland, in the County of Hampshire into a Town by the Name of Leverett.

Preamble.

WHERE AS the Inhabitants of the Easterly Part of Sunderland. in the County of Hampshire, have represented to this Court the great Difficulties they labour under in their present situation, and have earnestly requested that they may be Incorporated into a seperate Town.

derland by certain Bounds incorporated;

Be it therefore enacted by the Governor, Council, and House of Representatives, That the Easterly Part of said Town of Sunderland. Part of Sun- seperated by a Line as follows, viz. Beginning in the South Line of said Town eight Hundred and twenty-two Rods East of the South West Corner of faid Town, from thence to run North one Degree West three Hundred and fix Rods to a Maple Tree, thence North five Deinto a Town grees East three Hundred and fifty-four Rods to a Maple Tree, thence by the Name North twenty-eight Degrees East four Hundred and twenty Rods to of Leverett. a Walnut Tree, thence North ten Degrees East seven Hundred and forty Rods to a Heap of Stones in the North Line of said Town of Sunderland, be, and hereby is Incorporated into a distinct and seperate-Town by the Name of Leverett, and invested with all the Powers, Privileges and Immunities that Towns in this Province do or may en-

To pay their joy. proportion of all Taxes already granted.

And be it further enacted, That the Inhabitants of faid Town of Leverett, shall pay their proportion of all Province, County and Town Charges already granted to be raised in the Town of Sunderland.

Proviso in cafe any Person refide in the Town of Leverett that have been warncd out.

Provided also, and be it further enacted, That the said Town of Leverett shall not be liable to maintain any Person or Persons who have been legally Warned out of the Town of Sunderland, but by virtue of such Warning shall have the same Privilege and Power of removing fuch Person or Persons as the Town of Sunderland might have had by Law in case he or they had remained therein. And the faid Town of Leverett is also hereby fully impowered and enabled to proceed with fuch other Persons now living within the Bounds aforementioned, who are not by Law now Inhabitants of the Town of Sunderland, in the same Manner as to their removal as the said Town might by Law have proceeded with them if they had remained therein.

Be it also enacted, That the Inhabitants living within the Bounds aforesaid, who in the late Tax in the Town of Sunderland were rated on. Half Part so much for their Estates and Facul ies as for one single Poll, shall be taken and holden to be qualified, and be allowed to vote in their first Meeting for the choice of Officers, and such other Meetings as may be called in faid Town of Leverett, until a Valuation of

William Billing, Efq; impowered to issue a Warrant for calling the first Meeting.

Qualificati-

cn of Voters

until a new

Valuation.

Estates shall be made by Assessor there.

Be it also enacted, That William Billing, Esq; be, and hereby is authorised and required to issue out his Warrant to one of the principal Inhabitants of faid Town, authoriting and requiring him to Warn the Inhabitants qualified as aforesaid to meet together at such Time and Place as shall be expressed in said Warrant, to chuse such Officers as Towns are authorised by Law to chuse, and transact other such lawful Matters as shall be expressed in said Warrant.

And be it further enacted, That the Inhabitants of the said Town

Lands annexed to Wilbraham. Edgcomb a Town.

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of Leverett shall be intitled to all common and undivided Lands lying intitled to within the said Town.

And be it further enacted, That the Inhabitants of faid Town of and undi-Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Sunderlands Town of Leverett shall be intitled to no Part of the Town of Leverett shall be intitled to no Part of the Town of Leverett shall be intitled to no Part of the Town of Leverett shall be intitled to no Part of the Town of Leverett shall be intitled to no Part of the Town of Leverett shall be intitled to no Part of the Town of Leverett shall be intitled to no Part of the Town of Leverett shall be intitled to no Part of the Town of Leverett shall be intitled to no Part of the Town of the Tow Money or Securities that are now in the Treasury of said Town of verett not Sunderland.

all common to claim any part of Money, &c. in the Town Treasury of

P. VI. C H

An Act for annexing certain Lands in the County Sunderland. of Hampshire with the Inhabitants thereon, to the Town of Wilbraham in said County, to do Duties and receive Privileges there.

WHEREAS there is a certain Tract of Land in the County of Hampshire, adjoining to the said Town of Wilbraham, and Preamble, bounding North on said Town, East on Monson, and South on a Line running from the Southwest Corner of the said Monson, West nine Degrees South and so extending Westward by the said Walbraham as far as the Southwest Corner thereof, containing what is commonly called the Gore; the Inhabitants whereon have represented to this Court the special Difficulties they labour under by reason of their not belonging to any Town or Parish, and have prayed this Court that they may be annexed to the faid Town of Wilbraham, to do Duty and enjoy Privileges with the Inhabiants thereof.

Be it therefore enacted by the Governor, Council, and House of Representatives, That the said Tract of Land bounded as aforesaid, be, nexed to and hereby is annexed to the said Town of Wilbraham and made the Town Part thereof: And that all fuch Persons as are now resident and dwel- of Wilbraling on the faid Land hereby annexed to the faid Wilbraham, and ham. who in case of their needing Relief and Support would be the Charge of this Province, shall be, and hereby are intitled to all the Privileges that the other Inhabitants of said Town enjoy, and shall and hereby are subjected to the same Duties to which the other Inhabitants of faid Town by Law are obliged.

H A P. VII.

An Act for Incorporating a Plantation called Freetown and Jeremy Squam Island, into a Town by the Name of Edgcomb.

WHEREAS the Inhabitants of a new Plantation commonly called Freetown and Jeremy Squam Island, in the County of Lincoln, have represented to this Court the great Difficulties they labour under preamble. in their present situation, and have earnestly requested that they may be Incorporated into a Township.

Be it enacted by the Governor, Council, and House of Representatives, That the Tract of Land, including Feremy Squam Island, Bounds of bounding Northerly on New Castle, Easterly on the Town of Booth-Lands erectory, Southerly on the Cross River, so called, and Westerly on Sheepsted into a cot River and Mountsweeg Bay so as to includ said Island, be, and Town by hereby is erected into a Town by the Name of Edgcomb: And that the the Name Inhabitants thereof be and hereby are invested with all the Powers, of Edgcomb.

Privileges and Immunities which the Inhabitants of the Towns with-

in this Province respectively do, or by Law ought to enjoy.

And be it further enacted. That Thomas Rice, of Pownalborough
Thomas Rice, in the said County of Lincoln, Esquire, be and hereby is impowered Esq; im- to issue his Warrant directed to some principal Inhabitant in said Townpowered to ship, to Warn the Inhabitants of said Township to meet at such Time iffue a War- and Place as he shall therein set forth, to choose all such Officers as rant for cal and Place as he man therein let forth, to choose an fuch Onicers as rant for cal shall be necessary to manage the affairs of said Town; at which said ling the first sheeting all the then present Male Inhabitants arrived at Twentyone Years of Age shall be admitted to vote.

CHAP VIII.

An Act for Incorporating the Plantation called New Glocester, into a Town by the Name of New Glocester.

Preamble.

Bounds of.

Erected in-

to a Town.

WHERE AS it has been represented and made to appear to this Court by the Proprietors of the Plantation called New Gloces ter, in the County of Cumberland, that they have fulfilled the Conditions upon which the faid Plantation or Township was granted, and praying that they may enjoy the common Privileges and Advantages

of other Towns. Be it therefore enacted by the Governor, Council, and House of

Representatives, That the Plantation commonly called and known by the Name of New Glocester, in the Country of Cumberland, Bounded according to the alteration from what was originally made and as fixed upon by a Committee of the General Court in November, One Thousand feven Hundred and fixty-two, which is as follows, viz. Beginning at a New Glocef Stake and Heap of Stones in North Yarmouth back Line, feven Mile and twenty-fix Rods from the most Westerly Corner. of North-Yarmouth, in the most Easterly Corner of the Plantation called New-Boston, and from thence upon North-Yarmouth Back Line to the extent of it, and the same course continued beyond it until the measure of four Miles and an half, and thirty-eight Rods in the whole is compleated to a Beach Tree mark'd, the coarse North thirty-three Degrees and forty-five Minutes West with a Heap of Stones about it, also from faid Stake and Heap of Stones North forty-five Degrees West seven Miles and an half, by the Needle, thence North forty five Degrees East, by the Needle, until a Line North thirty-three Degrees and forty-five Minutes West from the aforesaid Beach Tree intersects it, be, and hereby is erected into a Town by the Name of New Glocester; and that the Inhabitants thereof be, and hereby are invested with all the Powers, Privileges and Immunities which the Inhabitants of Towns within this Province do or may by Law enjoy. Provided nevertheless the Proprietors of said Plantation shall be subject and held to pay all fuch Taxes as have been lawfully affelled on them before the making

Meeting.

of this Act, as punctually as the the same had not been made.

And be it further enacted, That William Allen, Esq. be, and len, Esq; im- hereby is impowered to issue his Warrant directed to some principal powered to Inhabitant in faid Town, to Notify and Warn the Inhabitants of faid issue a War- Town, qualified by Law to vote in Town affairs; to meet at such Time rant for cal- and Place as shall be therein set forth, to chuse all Officers that shall ling the first be necessary to manage the affairs of said Town; at which said in the Meeting all the then present Male Inhabitants that shall be arrived at the Age of Twenty-one Years shall be admitted to vote. CHAP.

CHAP. IX.

An Act to enable the Proprietors of the Lands in the Town of Richmont, in the County of Berksbire, to inforce the Payment of such Taxes as have been and hereafter shall be granted by the Proprietors aforesaid.

HEREAS by one Law of this Province made and passed in the fourth Year of his present Majesty's Reign, intitled An Act to enable the Proprietors of the Plantation called Yokun Town and Mount Ephraim, in the County of Berk/bire, to grant Taxes on their Land and bring forward the Settlement of faid Plantation, it is enacted, That the Purchasers of said Plantation of Yokun Town and Mount Ephraims shall be and accordingly are Incorporated into one distinct Propriety, and are vested with the same Powers and Privileges as by the Law of this Province Proprietors in Common are vested with, so far as is necessary for the calling Meetings, granting Taxes upon the Lands of said Pu chasers in said Plantation, affesting, collecting and disposing of the Monies fo raised, laying out, making and repairing necessary Ways, and for carrying forward the Settlement of the faid Plantation agreable to the Order of the General Court:

AND whereas afterward the said new Plantation was by another Law of this Province Incorporated into a Town by the Name of Richmont, and by the same Law it was provided and enacted, That all Taxes to be raifed within faid I own for fettling a Minister, building a Meeting-House or Meeting-Houses, laying out, making or repairing Roads, be levied upon the several Proprietors of said Plantation according to their Interest reciting an Act acreable to the Act first aforesaid, until the further Order of the Gene- of 7th Geo; III. ral Court: And whereas since the making the Law last aforesaid the Westerly Part of Richmont bath by one Law of this Province made in the seventh Year of his present Majesty's Reign, been Incorporated into a distinst Town by the Name of Richmont, and sundry Taxes have been agreed upon and assessed agreable to the Alts aforesaid, and for the Purposes aforesaid, on the Proprietors of the Lands in said Richmont, Park of which remains uncollected: And whereas in order to compleat building a Meeting-House and settling a Minister in said Richmont, it will be necessary to raise and collect further Sums of Money upon the Proprietors of said Richmont, and the same cannot be collected without the further Aid of the General Court:

Be it therefore enasted by the Governor, Council and House of Reprefentatives, That the Lands in faid Richmont of the several Proprietors there who have not paid or hereafter shall not by the Time set and agreed upon by faid Proprietors, pay their respective Proportions of such Asfessment which heretosore have been or hereaster shall be made upon Proprietors them for the Purposes asoresaid, pursuant to the Votes of said Proprietors Lands in Richmont to be Sold and the Laws aforesaid, shall for the Payment thereof be subject to be by the Assessor fold by the Assessor there, or the major Part of them who made or shall in the same Manner as make such Assessment, in the same Manner as the Lands of Proprietors Lands were liin new Plantations were liable to be fold by virtue of an Act made in able to be Sold the fecond Year of his present Majesty's Reign intitled, An Act to sub-Act of 2d Geo; ject the unimproved Lands within this Province to be fold for the Pay- III. ment of Taxes affeffed on them by Order of the General Court and Votes and Agreements of the Proprietors thereof, and to enable Proprietors to levy Province and County Taxes laid on them.

Delinquent

Ρ. CHA \mathbf{X}

An Act in addition to one Act or Law of this Province made and passed in the Thirteenth Year of his present Majesty's Reign, Intitled, "An Act to make Provision for the affeffing the Monies upon the Lands of the Proprietors in the Township of Ashfield in the County of Hampshire, which are due from the said Proprietors, to defrey the Charges hereafter mentioned, and to provide a Method for the

collecting and levving of the same.

HEREAS by the Preamble of the Ast, intitled " An Act to make Provision for the affelling the Monies upon the Lands of the Proprietors in the Township of Ashfield in the County of Hampshire, which are due from the said Proprietors to defrey the Charges hereafter mentioned, and to provide a Method for the collecting and levying the same, it is evident that it was the Intention and Design of the Makers of the said Ast to make Provision for the defreying the Charges and Expences necessarily incurred by several Persons employed by the Proprietors or Owners of Lands in the said Ashfield, in attending upon and applying to the General Court for Relief from the Perplexities and Difficulties in which the said Proprietors had been involved by divers Means and from divers Causes, mentioned and expressed in the said Ast, but it appears upon a sareful Inspection of the enacting Clauses of the said Act that the said Provision was not made, to the great Grievance of the Persons so employed by the said Proprietors:

AND WHEREAS it bath been lately discovered that at the Times when the said Proprietors held their Meetings, at which they did chuse and appoint the said Persons to attend and apply to the General Court for the Relief and Help aforesaid, they the said Proprietors had not by Law any Right or Power to call and hold any Meetings for such or any other Purpose what soever, which was not then known by the said Proprietors, but they supposed that they had good and lawful Authority to call and hold Meetings for that Purpose: And whereas the said Persons employed as aforesaid to apply to the General Court, who have spent much Time and Money in travelling to and attending on several Sessions of the General Court to sollicit and procure the Relief aforesaid, are unable to bear the Cost and Expence thereof without the Assistance and Contribution of their Fellow Proprietors who have shared with them in the Benefit of the Relief granted to the said Proprietors by the General Court:

Be it enacted by the Governor, Council, and House of Representatives, That Jedediah Foster, Esq; William Williams, Esq; and Mr. Thomas Denny, who by the said Act were appointed and empowered to enquire and determine what Sums of Money were due from and to diverse Perfons and on diverse Considerations mentioned in the said Act, and to Jedediah Foster, assess the same upon the Lands in the said Ashfield, which have been laid out and brought to Severalty, are hereby fully Authorized and Empowered also to enquire and determine what is justly due from the faid Proprietors to the faid Persons employed by the said Proprietors as aforesaid, and who did in Fact attend upon and apply to the General Court for the Relief aforefaid, for their Service and Expence therein, and also what Mr. Obadiah Dickinson of Hatfield shall reasonably deserve to have of the said Proprietors for his Trouble and Expence in making Application to this Court and attending on the same for the Purpote others for fun. of procuring this Act, and to affess all such Sums of Money as they the said Jedediah Foster, William Williams, and Thomas Denny, or any Two of them, on such Enquiry shall judge and determine to be due to the Persons employed and empowered by the said Proprietors as abovefaid, and to the faid Obadiah, for all and every the Services abovefaid upon all the Lands in the faid Affofield, which have been laid out and brought to Severalty (excepting the public Rights, and the Lands in the faid Ashfield which were owned by the People in the faid

Ashfield

Preamble.

Preamble.

Efq; William Williams, Efq; and Mr. Thomas Denny's . Power continued to adjust and determine what is due from the Proprietors to Obadiah Dickinson and dry fervices done by their order.

Publick Rights and Lands belonging to

Proprietors Lands in Ashfield.

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Ashfield who were in the Judgment of the said Jedediah Foster, William Haptista Ex-Williams and Thomas Denny, or any two of them, of the Baptista mpt trom Perswasion on the Thirtieth Day of May, One thousand seven hundred fix for such services. and feventy-one: that being the last Time when any Persons were services. appointed by the faid Proprietors to the Services abovefaid) and also to levy and order the Payment of fuch Monies so affessed, to the said Persons improved and employed as abovesaid by the said Proprietors, and to the said Obadiab, respectively, in the sameWay and Manner as in and by the Act aforefaid it is provided and directed that the faid Committee Jedediah Foster, William Williams and Thomas Denny the Committee impowered to above named shall Asses, Levy and Order the Moneys which they and Order the were by the said Act authorized to Asses, and that the Treasurer who and Order the may hereafter be chosen by the said Proprietors shall make Payment of the said Monies pursuant to the said Committee's Orders without any whom due. fuch Consent or Agreement of the said Proprietors previously had and obtained therefor, as is expressed and provided in the said Act as a Condition of his paying the Monies which the faid Committee by the faid Act were impowered to Affess and Order:

Provided always, that the said Committee before the Allowance of the Committee to Charges and Demands of the Persons imployed as abovesaid, or of the said the Proprietors Obadiah, or any of them, Shall give reasonable Notice and Opportunity to of all Demands the said Proprietors to make before them their Objections and Exceptions that they may to all Accounts and Demands which the Pérsons employed as abovesaid, with to object and the said Obadiah, shall make and lay before them against the said thereto. Proprietors, the said Notice to be given either by posting up Notifications, or in and by the public News-Papers or any other Way or Manner as to

the said Committee shall appear sufficient and effectual:

And whereas in and by the aforesaid AET it is Enacted and Provided former Act. in the Words following, to wit " That all fuch Sums of Money as shall be Affeffed and Levied in Manner aforesaid shall be paid by the Collector of the faid Proprietors and by the faid Committee respectively into the Hands of the Treasurer of the said Proprietors to the Use of the faid Proprietors, and shall be by him paid out to such Persons to whom the faid Committee or the major Part of them shall judge to the same to be due, upon Orders from the faid Committee or the major Part of them to be therefor drawn on the faid Treasurer, in Case the said Proprietors at Baptists not to any Legal Proprietors Meeting hereaster to be called and held shall by have a voice a major Vote, agree and give their Consent thereto Provided always, respecting the That the said Baptists shall not have any Voice or Vote respecting the Money As-Payment or Disposition of the Monies which shall be Assessed and Levied safed for Mr. by the said Committee for the Payment of the said Mr. Sherwin's Salary; Sherwin's Sa the faid Treasurer's Hands by the said Committee." But the Case in Fact at the Time of the making and passing the said Act was and Former Act still is such, That the said Proprietors had not and still have not any declared in-Treasurer or any other Officer excepting a Collector appointed by the the purposes said Committee under and by Virtue of the said Act: and there then intended. was not and still is not any Act or Law of this Province impowering the faid Proprietors to call or hold any Meeting for the Choice of any Officer or Officers or for the transacting any Business whatsoever by major, Vote, so that unless further Provision should be made for the said Proprietors by this Court the said A& already made and designed for their Relief will be wholly abortive and ineffectual.

Be it therefore further enacted, That the Proprietors and Owners of Lands in the faid Ashfield which have been laid out and brought to Proprietors Severalty 'excepting luch Owners of fuch Lands there who on the faid and Owners of ThirtiethDay of May, One thousand seven hundred and seventy one, were Lands in seveof the Denomination of the People called Baptists) shall be and hereby Baptists, imare enabled and impowered to procure the calling and holding a powered to
Meeting of such Proprietors or Owners of such Lands in the same call a Meeting
as directed by Manner and Way as is prescribed and directed in and by one Act or a sormer Act. Law of this Province made and passed in the Twelsth Year of Her Majesty Queen Ann, Intitled "An Act directing how Meetings of

662 Sale of Ministry Lands in Stoughtonham.

ceffary, &c.

Proprietors of Lands lying in common and undivided may be called." And that fuch Proprietors when so affembled shall have full Power by the Votes of so many of them as own the greater Part of the Interest of To chuse such all those Proprietors who shall be so assembled to chuse such Officers as Officers as they they shall judge they stand in need of (provided such Officers shall be no other than tuch as the Proprietors of Lands lying in common and undivided are by Law impowered to chuse, and also to pass and act on all fuch Marrers and Questions as the said Proprietors of the Lands in the faid Ashfield which have been laid out and brought to Severalty are by the Act first mentioned impowered to do.

CHAP. XI.

An Act to enable the Town of Stoughton and the District of Stoughtonham, to sell certain Lands lying within the faid District of Stoughtonham called Ministry Lands, lying near a Place called Cow Hill.

Preamble.

HEREAS it has been represented and made to appear to this Court, that at a Meeting of the Proprietors of the Town of Dorchester, February the 11th, 1705 6, it was voted that Seventy five Acres of Land should be laid out for theUse of the Ministry forever, for the Benefit of those Ministers that shall be Ordained in that Place from Time to Time, viz. in the Land belonging to said !) or chefter beyond the Blue-Hills, as appears by faid Dorchester Records; which Land the said Proprietors have laid out in a remote Part of their Land adjoining Southerly on the County Line, and now lieth in the faid District of faid Stoughtonham, near a Place known by the Name of Cow-Hill, as ap. pears by the Plan thereof:

AND whereas it has been represented to this Court, that if saidLand were fold for the most it wuld fetch and the Money arising by the Sale thereof were improved for the Uses aforesaid and no other, it might be of great Advantage to the Ministers now settled in said Town and District or that shall be bereafter settled, as well as to the Inhabitants of faid

Town and District:

fell 75 Acres of Deeds.

Be it therefore enasted by the Governor, Council, and House of Repreof Stoughton & fentatives, That the faid I own of Stoughton and District of Stoughton-Stoughtonham bam, be and hereby are impowered to make Sale of the faid Seventy-five impowered to Acres of Land for the most it will fetch, and that Elijah Dunbar, Esq; Land, and give Abijah Upham and Christopher Wadsworth of said Stoughton, and Samuel Bird and Joseph Hewins, Esq; of said Stoughtonham, be a Committee to fell faid Land, and to give a Deed or Deeds of Sale of the same to the Purchaser or Purchasers thereof in behalf of said Town and District and receive the Money therefor, or take sufficient Bonds for the same on lawful Interest for one Year next coming with sufficient Sureties, and that faid Committee account with the Town of Stoughton and District of Stoughtonham for faid Money or Bonds when thereto required.

And be it further enacted, That the neat Proceeds arising from such Sale shall be put out to lawful Interest on good Security by the Select-NeatProceeds men of the faid Town of Stoughton and Diffrict of Stoughtonham for of fuch Sale to the Time being, or the major Part of them, for the Use and Benefit of be put out to the Congregational Ministers that are or shall be regularly settled with-Selectmen, for in the Limits mentioned in taid Grant forever; the Interest thereof to be the Use of Con-paid to each of them in equal Proportion annually during the Term of Ministers of their Ministry; the said Bonds or Securities to be lodged in the Hands the Town and of the Treasurer of the Town of Stoughton, and the taid Ministers to draw the Interest arising therefrom annually by Order of the Selectmen of the Town of Stoughton and District of Stoughtonham, or the major Part of them.

CHAP. .

West-Spring field a Town.

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An Act for dividing the Township of Spring field; and erecting the Western Part thereof into a seperate Town by the Name of West-Spring field.

HEREAS by Reason of the great Extent of the Township of Springfield, the remote Settlements, Disputes, Controversies and Preamble. different Interests of the Inhabitants thereof, the Difficulty and often Impracticability of their dissembling in Town Meetings for Elections and other necessary Purposes by Reason of the great River Connecticut almost equally diffecting the Iownship, it is necessary that there be a Division thereof .:

Be it enasted by the Governor, Council and House of Representatives, That that Part of the Township of Spring field, lying on the West Side adistinct Town of Connecticut River, and the Inhabitants there be constituted and etected by the Name of into a distinct rown by the Name of West-Springsheld, and be invested West-Springsheld. with all the Powers, Privileges and Immunities which by the Laws of this Province Towns have and enjoy.

Erected into

Provided, And be it further enacted, That it shall not be lawful for the faid Town of West Spring field, or any Parish or Precinct there at any Time hereafter to affels or tax the Lands or Estates of any Inhain the general bitant or Inhabitants of the Town of Spring field, situate or lying in that Field on the Part of the great and general Field, so called, on the West Side of West Side the River not to be Connecticut River which is and lyes Southward of a Line running from taxed by West. the Ferry over faid River at the Upper-Wharf, so called, to the Pond Spring field. called Turtle Pond, in faid Field, and thence to the West End of the Hill called New-Field-Hill, and thence to the Ferry over Agawam River near Moses Leonard's Dwelling-House, for any Rates, Duties or Charges whatever, the same being within the nominal Limits of the said Town of West Spring steld; notwithstanding: And that all Lots, Lands all such Lands and Estates whatever lying within the said great and general Field to be taxed by the Town of Southerly of the Line aforesaid and every Part and Parcel of the same, Spring field. the Owner and Proprietor or Proprietors whereof shall for the Time being and at any Time hereafter be an Inhabitant or Inhabitants of the faid Town of Spring field, shall stand chargeable and taxable and be charged and taxed and affessed for all Province, County, Town and Parish Taxes, Rates, Charges and Duties only in and by the faid Town of Spring field and the Parish or Parishes respectively there at all Times hereafter.

And be further enacted, That the faid Town of West Spring field and the Inhabitants thereof shall stand chargeable and charged with the Pay- To pay their ment of all Debts and Sums of Money due and owing from the undivided Proportion of Town of Spring field, and of all Grants, Rates and Affessments heretofore all Debts due from the Town made, and with the future Maintenance and Support fo the present Poor of Spring field and Support of the fame Town in such Share and Proportion as the Inhabitants on the West and Support of their Poor. Side of Connecticut-River were affested to the last Province Tax in said Town, and also of the future Poor, if any such may be, not at present refident in faid I own with the Support of whom the faid Town of Spring field may be hereafter chargeable by Virtue of Settlements gained To have their previous to the making this Act; and that all the Ministry and School-Proportion of Lands of the undivided Town of Spring field lying in the outward publick Lands Commons so called on each Side of Connecticut-River, and the Stock of Ammunition and all Monies in the Treasury or due and owing to said

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West-Spring field a Town.

Provifo in fhould not be expended.

vent future Dispute about Ministerial Lainds.

Poff fion of ever.

in their respec. tive Limits.

Rights and respective Pa rishes not to be affected by th Divition.

Spring field to

excepting pub- undivided Town, excepting the Sum of Two hundred Pounds herelic Buildings, tofore Granted and Appropriated for building a Bridge across Chicabee-River, and all ther the Estate Real and Personal of the said undivided Town of Spring field, except the public Buildings of faid Yown and also excepting that Part of the Ministry Lands which now is in the actual Possession of the siest, second and third Parishes severally in said Town or the respective Ministers thereof, shall be held and divided by Case the whole and between the said two Towns in the same Proportion as the respec-Money Granted for building tive Inhabitants on the East and West Side of Connecticut-River were a Bridge over affested to the last Province Assessment, and in Case the said Two hun-ChicabbeeRiver dred Pounds so Granted and Appropriated as aforesaid shall not within Ten Years be expended and laid out for the Purpose aforesaid, that the fame with all Interest arising therefrom be divided in Manner and Proportion aforesaid. And to prevent Disputes and Controversies which may hereafter arife respecting that Part of the said Ministry Lands which Proviso to pre- formerly by Order of the General Court was allotted, divided and set off in Severalty to the faid first, second and third Parishes for the Use of the Ministry in those several Parishes respectively, and for many Years has been and now is in the actual and several Possession and Enjoyment of the faid three Parishes respectively or the several Ministers thereof.

Be it further enacted, That the said Town of West Spring field, shall Ministerial have and hold that Part of the same Ministry Lands which was so al-Lands now in lotted, divided and fet off to the faid fecond Parish and is now in their Position of West Springsseld actual and several Possession as a foresaid only, for the Use, Benefit and to be held for Behoof of the said Ministry in the said second Parish forever—and that that Use for the remaining Town of Spring field shall have and hold that Part of the fame Ministry Lands which was to allotted, divided and set off to the faid first and third Parishes respectively, and now is in the actual Posfession of the same Parishes respectively or the several Ministers thereof Each Town only for the Use, Benefit and Behoof of the Ministry in the said first to hold all pub and third Parishes respectively in Severalty forever according to the lick Buildings Division and Partition made as aforefaid and their present respective and several Possessions—and that the said Town of West-Spring field, shall have and hold all the public Buildings within the Limits of the same Town, and the remaining Town of spring field shall have and h.ld all Public Buildings within the Limits thereof.

And be it further enacted, That nothing in this Act contained shall Limits of the change, after or affect the present Rights or Limits of the several Parishes in said undivided Town or either of them or their respective Interests or Estates in the Ministry Lands as heretofore established, or any Division or Partition thereof heretofore made.

And be further enatted, That the present Selectmen of the Town of Spring field or the major Part of them be, and hereby are impowered and required within reasonable and convenient Time to issue their War-Selectmen of rant cirected to some Constable or Constables of the faid Town of Spring field living on the West Side of Connecticut-River requiring him of the Inhabi- or them to Warn and give Notive to the Inhabitants of the said Town tants of West of West Spring field, qualified by Law to Vote in Town Meetings spring field for to meet and affemble some time in the Month of March next, on such Town Officers Day and at such Place in the same Town as they by their Warrant shall appoint, to choose all necessary Town-Officers, and that the Inhabitants so notified and assembled be and hereby are impowered and required to choose such Town-Officers accordingly; and all Disputes and Controversies respecting the Qualifications of Voters in this or any other Meeting of the same Town, before the making any Affessment therein (except the Meeting for the Choice of Representatives) shall be adjudged and determined by the same List and Assessment and in the same Manner by which the same might have been determined if no Division of the Town had been made.

CHAP. XIII.

An Act for erecting that Part of the Township of Spring field, called Stony-Hill, into a seperate District by the Name of Ludlow.

HERE AS by Reason of the remote Situation of the Inhabitants of that Part of Springfield called Stony-Hill from the Center of the Town and Parishes of which they are now Parts, and their Incapacity thereby of receiving any Advantages from a longer Union and Connection therewith; and they have Represented to this Court that they are of a sufficient Number and Estates to support the Charges of a District, and have prayed that they may be accordingly erected into a District:

Preamble,

Be it enacted by the Governor, Council and House of Representatives, That that Fart of the Township of Spring field, called and known by the Name of Stony-Hil, and the Inhabitants thereof included and con-Bounds of that tained within the following Lines and Boundaries, namely, Bounding Part of Spring-Southerly on Chicabee River, East on the East Line of said Springfield fieldcalled Stany Hill erected in and West Line of Belchertown, Northerly on the North Line of said to a District by Spring field, or partly on Belchertown, and partly on Granby, and ex- the Name of tending Westward so far as to include all that Part of the outward Ludlow. Commons so called that lies in the North-East Corner of the Township of Springfield, and extending also in a Line parrellel with the West Line of faid outward Commons, One Mile and three Quarters farther West into the inward Commons so called in said Spring field, North of Chicabee River, be erected into a seperate District by the Name of Ludlow, and To join with be invested with all the Powers and Privileges which Towns in this Spring field in the Choice of Province enjoy by Law; that of choosing and sending a Representative Representato the General Assembly only excepted. And that the said District tives. shall have full Right and Liberty from Time to Time to join with the Town of Spring field, in the Choice of Representatives, to Represent them in the General Assembly, and that the said District of Ludlow, shall from Time to Time be Chargeable with and Pay their Proportion and Part of the Charge and Expence of such Representatives, and the Freeholders and other Inhabitants of the faid District of Ludlow, shall be notified of the Time and Place of such Election in like Manner as the Inhabitants of faid Springfield by a Warrant from the Select Men of Springfield, directed to the Constable of said District requiring him to Warn the Inhabitants thereof to meet and Assemble in the Meeting for that Purpose at the Time and Place therein appointed, and that the Pay of fuch Representatives be borne by the said District, and the Towns of Springfield and Wilbraham, in such Proportion as they respectively Pay to the Province Tax.

And be it further enacted, That the said District of Ludlow and the Inhabitants thereof, shall stand charged with the Payment of their Share, Proportion of Part and Proportion of all Debts and Sums of Money due and owing all public Debts from faid Town of Springfield, and all Grants, Rates and Affeisments Spring field to already made, and that this Act shall not extend to abridge or affect Right to Time the Rights of the Inhabitants of the Town of Springfield to the Timber ber, &c. Herbage or Stone on any Lands in said District,

Ludlow a District.

fue a Warrant to call a Meet ing for the Choice of Officers, &c.

And be it further enatted, That the Honorable John Worthington, John Worthing Esq, im Esq, im Esq, im Esq, im Esq, im Esq. be impowered and directed to issue is Warrant directed to some powered to if- principal Inhabitant of faid District, requiring him to Warn the Inhabitants of faid District, qualified by Law to vote in Town Meetings, to Affemble at some convenient Place in said District some time in March next, to choose all such Officers as may be necessary to manage the Affairs of faid District, and which by Law ought to be chosen, which at fuch Meeting they are hereby required to choofe.

And be it further enacted, That if the said West Line of the before described Tract of Land now erected into a District, should not extend Farms of Za- 10 far as to include and contain the Farms of Zachariah Warner, Zacariah Warner chariah Warner, jun. Oliver Chapin and Ezekiel Squire, that their faid be included in Farms and Lands situate in said place called Stony Hill, be made Park the District of of and annexed to said District to all Intents and Purposes, and that the same with the Inhabitants thereof, have and receive all the Privileges, Duties and Burthens of the faid District, in as full manner as though the same were contained within the Limits and Boundaries first described.

And be it further enasted, That the said District of Ludlow and the Inhabitants thereof, be, and hereby are at all Times hereafter Freed, Discharged and Exempted from all surure Duties, Taxes and Assessments in the several Parishes and Precincts to which they before this Act future Taxes to belonged and appertained; and that they be forever after disunited and seperated from all other Parishes and Precincts, and no longer be rish, excepting fuch as were continue or remain Part or Parcel thereof, or in any wise connected Granted before therewith: Provided nevertheless, that they remain Charged with the Payment of their Part and Proportion of all Grants, Taxes and Affestments heretofore made by the respective Parishes to which they before appertained.

any other Pathis Act.

Exempt from

And be it further enacted, That the faid District of Ludlow shall have and hold their Share and Proportion of all Ministry and School Lands lying in the outward Commons, so called, on both sides of Connecticut River in faid Springfield, and of all the Stock of Ammunition, and of To have their all Sums of Money in the Treasury of said Town, and of all Debts due and owing to faid Town, (excepting the Sum of Two Hundred Pounds heretofore granted and appropriated for Building a Bridge over Chicabee River) to be divided, appointed and fer off to them in such Share and Proportion as the Inhabitants there paid and were affeffed to the last Province Tax in said Town, and that the said District shall at all Times be chargeable with the Maintenance and Support of the present Poor of the Town of Springfield, in the same Proportion, and with their Proportion of the Maintenance and Support of any Person or Persons heretofore belonging to said Town but now removed from thence, who shall be returned thither and become the publicCharge thereof.

Share of Mi-nistry & School Lands, &c.

Charged with the Maintenance of the Poor.

Lands brought to Severalty.

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Acts and Laws,

Paffed by the Great and General Court or Affembly of the Province of Massachusetts-Bay, in New-England, begun and held at Boston, upon Wednesday the Twenth-fifthDay of May 1774, from thence continued by Adjournment to Tuefday the Seventh Day of June following and then met at Salem, in the County of Effex.

H A P.

An Act for the fafe keeping of the Records of Proprietors of Lands brought to Severalty, which had been before held in Common.

WHEREAS the Laws of this Province have made Provision, and Impowered the Proprietors of Landlying in Common and Preambles Undivided, " to Manage, Improve and Divide the same in fuch Way and Manner as hath been or shall be concluded and agreed on by the major Part of the Interested;" and "by a major vote to choose a Clerk to Enter and Record all Votes and Orders that from time to time shall be made and passed in the Proprietors Meetings." But no Provision is made for the preservation and safe keeping of such Proprietors Records, after they have made a full and compleat Division of their Lands lying in Common and Undivided, and reduced the same to Severalty: for Remedy whereof for the future:

Be it enacted by the Governor, Council, and House of Representa-

6 K.

Light-House on Brant Point.

Clerk chofen by the Proprietors of undivided Lands to execute his Office notwith-Division.

tives, That the last Clerk chosen by the Proprietors of any Common and Undivided Land in this Province, who are or have been, or may hereafter be Impowered by Law to hold Meetings, choose a Clerk and other Officers, shall continue to execute the Office of Clerk to which he was appointed, notwithstanding the final and total Division of the Lands faid Proprietors held in Common, as fully to all Intents, Constructions and Purposes whatsoever, as though there was no such standing the Division made.

caie of thedeceate of the Clerk.

And be it further enacted, That whenfoever it shall so happen, that the Clerk of any such Propriety after the final Division of their Lands held in Common, or the Clerk of any Propriety where the Proprietors shall cease any further Division shall Die, or is already Provision in Dead, or where such Clerk shall otherwise be unable to Act as Clerk, or there any Clerk who shall be chosen as in and by this Act is hereafter provided shall Die, Remove, or be otherwise unable to Act as Clerk, then, and in such Case it shall and may be Lawful for the Owner of such Land held in Severalty, which originally was held in Common, from time to time to call a Meering of fuch Owners of Land held in Owners Severalty, which Meeting shall be called in the same Manner as how to call is provided in an Act made in the twelfth Year of the Reign aMeeting of of her late Majesty Queen Ann intituled, " An Act directing how the Propri- Meetings of Proprietors of Lands lying in Common may be called," who when met shall have Power by the major Vote of the Owners present at such Meeting (the Vote being determined according to the Interest) to choose a Moderator and Clerk, which Clerk so chosen shall be under Oath for the faithful Discharge of his Office, and shall have Power to Demand and Receive fuch Proprietors Books and other Papers in the Hands of the former Clerk, or in whosesoever Hands ted Copies. they may be found; and said Clerk so chosen shall be Impowered to give and attest Copies of the Records in such Books entred, or original Papers in his Hands, which Copies shall be as good and valid in Law as attested Copies under the Hand of the Clerk chosen by the Tenants or Proprietors of Land held in Common.

Clerk impowered to give attef-

etors.

H A P. II.

An Act for Maintaining a Light-House upon Brant Point, at the entrance of the Harbour of Nantucket.

Preamble.

WHESEAS the Inhabitants of the Island of Nantucket, at their ownCost and Charge, have at different times Erected three Light extstyle -Houses upon Brant Point, at the entrance of the Harbour of Nantucket, the First of which was Destroyed by Fire, and the Second by a violent gust of Wind, the Third is now Standing and is absolutely necessary for all Vessels coming in and going out of said Harbour, but the Inhabitants of said Island have bitherto borne all the Charge of Erecting and Maintaining the said Light-House, which Burthen ought in equity to be borne by all Vessels receiving Advantage from that Light, belonging to Strangers as well as to the said Inhabitants who have humbly Petitioned this Court for Relief.

Therefore be it enacted by the Governor, Council, and House of Representatives, That from and after the first Day of August, Anno

Domini,

Hutchinson a Town.

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Domini, One thousand seven hundred and seventy-four, all Vessels of Vessels of Fifteen Tons Burthen and upwards, coming in or going out of faid 15 Tons and Harbour of Nantucket, shall pay the Sum of fix Shillings at the time upwards to of their first coming in or going out, and no further Sum shall be De- pay. manded of any fuch Vessel for the space of Twelve Months next fol-

And be it further enacted, That no Vessel of Fisteen Tons Burnot to be then and upwards shall be Clear'd or Entered by the Impost Officer Clear'd und residing at said Island of Nantucket, until the said Sum of fix Shil-leis. lings be paid to him for the Support and Maintenance of the said Light-House; and the said Impost Officer for the time being is here- Impost Ofby Directed and Required to receive the Sum of fix Shillings for ficer direceach Vessel so Enter'd or Cleared and no more; to be applied for the ted.

Purposes of Maintaining of said Light House, and shall keep a fair Money col-Account of all such Monies received, and pay the same to the Select- lected how men of the Town of Sherburne or the major Part of them, or their to be appli-Successors in said Office, to be applied for the Purposes aforesaid.

C H A P. III.

An Act for incorporating a Tract of Land in the County of Worcester, known by the Name of Rutland District, into a Town by the Name of Hutchin on.

WHEREAS the Northwesterly Part of the Township of Rutland in the County of Worcester, at the Session of the General Court begun and held on the 28th Day of March 1753, was incorporated into a District by the Name of Rutland District, and invested with all the Powers and Privileges that Towns in this Province do or may Preamble. enjoy, that of sending a Representative to the General Assembly only excepted. And whereas the faid District, which is of the Contents of fix Miles square, is now competently filled with Inhabitants, who have made it appear to this Court that it is very inconvenient for them to join with the Town of Rutland, and the Districts of Cakham and Hubbardston in the choice of Representatives (as by Law they are now obliged) by reason of their great Distance from the Place of Election, they living many of them fixteen Miles therefrom.

Be it therefore enacted by the Governor, Council, and House of incorporated into a Representatives, That the said Rutland District be, and hereby is Town, &c. Incorporated into a Town by the Name of Hutchinson; and that the Inhabitants thereof be, and hereby are invested with all the Powers, Privileges and Immunities that the Inhabitants of Towns in this Province by Law do or ought to enjoy.

And be it further enacted, That all the several District Officers in ficers imfaid District that have been chosen into, and have actually been legal-powered ly in Office in said District until the passing of this Act, shall be, and until new hereby are Impowered to continue and exercise all the Powers in the ones are several Offices in said Town that they might by Law have exercised chosen by in said District if this Act had not been made, until new Officers may be chosen in said Town in the Month of March next; and that the

District Of-

Selectmen

West Stockbridge a District.

Selectmen impowered to call a Meeting.

Selectmen that now are in faid District be, and hereby are Impowered to call a Meeting of the Inhabitants of faid Town in the Month of March next, for the choice of all Town Officers, in all respects as they might have called a Meeting of the said District if this Act had not been passed.

> P., CHA

An Act in addition to an Act intuled, "An Act for the incorporating the WestPart of the Town of Stockbridge into a District by the Name of West Stockbridge," made and passed in the pre-

fent Year of His Majesty's Reign.

IN HEREAS in and by the said Act the Lines and Limits of the said District of West Stockbridge are described as followeth, that is to say, beginning at the Northwest Corner of the said Town, meaning the Town of Stockbridge, and thence running Southerly upon the West Line of said Town to the Southwest Corner of the same, thence running Easterly in the South Line of said Town one Mile and an half, thence running Northerly in a Line parallel with the West Line of said Town to the North Line of the same, and from thence in the same North Line to the said Northwest Corner first mentioned; by which it appears that the said District of West Stockbridge is but one Mile and an half in width, which is to the great Damage of the Inhabitants of said District and to others who ought at that time to have been incorporated with them, and it being now made Evident to this Court that it was the intent of the General Court at the time of making and passing the AEt beforementioned, that the said District Should have been two Miles and an half in width: Wherefore,

cribed.

Preamble.

Be it enacted by the Governor, Council, and House of Represen-Bounds des- tatives, That the Lines and Limits of the said District of West Stock. bridge shall be as follows, that is to say, beginning at the Northwest Corner of faid District, which was the Northwest Corner of the Township of Stockbridge, and from thence running Southerly upon the West Line of said District which was the West Line of Stockbridge to the Southwest Corner of the said District which was the Southwest Corner of Sotckbridge, thence running Easterly in the South Line of faid District which was the South Line of Stockbridge two Miles and an half, thence running Northerly in aLine parallel with the West Line before mentioned to the North Line of that Tract of Land which before the passing of said Act was the Township of Stockbridge, and from thence in the North Line of that Tract of Land which was formerly the Township of Stockbridge to the Northwest Corner first mentioned. And that all the Inhabitants now Dwelling or who may Inhabitants hereafter Dwell within the Limits and Lines last described, shall be intitled to all the Privileges and subjected to all the Duties that the Inhabitants of faid District in and by the Act aforesaid are intitled or

intitled to Privileges and subject subjected to. ted to Du-·fies.

Regulation of Massachuset's Bay.

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An Act of Parliament

Passed in the Fourteenth Year of the Reign of His Majesty King GEORGE the Third. 1774:

An Act for the better regulating the Government of the Province of the Massachuset's Bay, in New-Englands

THEREAS by Letters Patent under the Great Seal of England, made in the Third Year of the Reign of Their late Majesties Preamble re-King William and Queen Mary, for uniting, creeting, and citing Letters incorporating, the several Colonies, Territories, and Tracts of Land Gul. & Maria, therein mentioned, into one real Province, by the Name of Their Majesties Province of the Massachuset's Bay, in New England; whereby it was, amongst other Things, ordained and established, That the Givernor of the faid Province should, from thenceforth, be appointed and commissionated by Their Majetties, Their Heirs and Successors: It was, however, granted and ordained, That, from the Expiration of the Term for and during which the Eight and twenty Persons named in the said Letters Patent were appointed to be the first Counsellors or Assistants to the Governor of the said Province for the Time being, the aforesaid Number of Eight and twenty Counsellors or Assistants should yearly, Once in every Year, for ever thereafter, be, by the General Court or Assembly, newly chosen: And whereas the said Method of electing such Counsellors or Assistants, to be vested with the feveral Powers, Authorities, and Privileges, therein mentioned, although conformable to the Practice theretofore used in such of the Colonies thereby united, in which the Appointment of the respective Governors had been velted in the General Courts or Assemblies of the faid Colonies, hath, by repeated Experience, been found to be extremely ill adapted to the Plan of Government established in the Province of the Massachuset's Bay, by the said Letters Patent herein-before mentioned, and hath been so far from contributing to the Attainment of

Regulation of Massachuset's Bay.

the good Ends and Purposes thereby intended, and to the promoting of the internal Welfare, Peace, and good Government, of the faid Province, or to the Maintenance of the just Subordination to, and Conformity with, the Laws of Great Britain; that the Manage of exercifing the Powers, Authorities, and Privileges aforefaid, by the Perfons fo annually elected, hath for fome Time past, been such as had the most manifest Tendency to obstruct; and, in great Measure, defeat; the Execution of the Laws; to weaken the Attachment of His Majesty's well-disposed Subjects in the said Province to His Majesty's Government; and to encourage the ill-disposed among them to proceed even to Acts of direct Refistance to, and Defiance of, His Majesty's Authority: And it hath accordingly happened, that an open Refistance to the Execution of the Laws hath actually taken Place in the Town of Boston; and the Neighbourhood thereof, within the faid Province: And whereas it is, under these Circumstances, become absolutely necessary; in order to the Prefervation of the Peace and good Order of the faid Province, the Protection of HisMajesty's well-disposed Subjects therein resident, the Continuance of the mutual Benefits arising from the Commerce and Correspondence between this Kingdom and the faid Province; and the maintaining of the just Dependance of the faid Province upon the Crown and Parliament of Great-Britain, that the faid Method of annually electing the Counfellors or Affiltants of the faid Province should no longer be suffered to continue, but that the Appointment of the said Counsellors or Assistants should henceforth be put upon the like Footing as is established in such other of His Majesty's Colonies or Plantations in America, the Governors whereof are appointed by His Majesty's Commission, under the Great Seal of Great-Britain: Be it therefore enacted by the King's most Excellent Majesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That from and after the First Day of August; One thousand seven hundred and seventy-four, so much of the Charter, granted by Their Letters Patent Majesties King William and Queen Mary to the Inhabitants of the said Province of the Massachuset's-Bay, in New-England, and all and every Clause, Matter, and Thing, therein contained, which relates to the Time and Manner of electing the Affiltants or Counfellors for the faid Province, be revoked, and is hereby revoked and made void and of none Effect; and that the Offices of all Counfellors and Affiftants, elected and appointed in pursuance thereof, shall from thenceforth cease and determine: And that, from and after the faid First Day of August, One thousand seven hundred and seventy-four, the Council, or Court of Affistants of the faid Province for the Time being, shall be composed of fuck of the Inhabitants or Proprietors of Lands within the fame as shall be thereunto nominated and appointed by His Majesty, His Heir's and Successors; from Time to Time, by Warrant under His or Their Signet or Sign Manual, and with the Advice of the Privy Council, agreeable to the Practice now used in respect to the Appointment of Counsellors in such of His Majesty's other Colonies in America, the Governors whereof are appointed by Commission under the Great Seal of Great-Britain: Provided, that the Number of the said Affistants or

After Aug. 1, 1774, the faid to be void. .

Council how to be compof-

than Twelve:

And it is hereby further enasted, That the faid Affistants or Counfellors, so to be appointed as aforetaid, shall hold their Offices respec-

Counfellors shall not, at any One Time, exceed Thirty-six, nor be less

tively,

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tively, for and during the Pleasure of His Majesty, His Heirs or Succoffors; and shall have and enjoy all the Powers, Privileges, and faid Counter Immunities, at present field, exercised, and enjoyed, by the Assistant's lors. or Counfellors of the faid Province, conflituted and electe!, from Time to Time; under the faid Charter, (except as herein-after excepted;) and shall also, upon their Admission into the said Council; and before they enter upon the Execution of their Offices respectively, take the Oaths, and make, repeat; and subscribe, the Declarations required; as well by the faid Charter as by any Liaw or Liaws of the faid Province now in Force, to be taken by the Assistants or Counsellors who have been so elected and constituted as aforesaid.

The Governor

Terminer, Sc.

And be it further enacted by the Authority aforesaid, That from and after the First Day of July, One thousand seven hundred and seventyfour, it shall and may be lawful for His Majesty's Governor for the Time being of the faid Province, or, in his Absence, for the Lieutenant-Governor, to nominate and appoint, under the Seal of the Province, Commissioners from Time to Time; and also to remove, without the Consent of the Council, all Judges of the inferior Courts of Common Pleas, Commilfioners of Oper and Terminer, the Attorney General. Provolts, Murshals; Justices of the Peace, and other Officers to the Council or Courts of Juffice belonging; and that all Judges of the inferior Course of Common Pleas, Commissioners of Oyer and Terminer, the Attorney General; Provoits, Marshals, Jultices, and other Officers so appointed by the Givernor, or, in his Absence, by the Lieutenant-governor alone, shall and may have, hold, and exercise, their faid Offices, Powers, and Authorities, as fully and completely, to all Intents and Purposes, as any Judges of the inferior Courts of Common Pleas, Commissioners of Over and Terminer, Attorney General, Provolts, Marthals, or other Officers, have or might have done heretofore under the faid Letters Parent, in the Third Year of the Reign of their later Majesties King William and Queen Mary; any Law, Statute, or Ulage, to the Contrary notwithstanding.

Provided always; and be it enacted, That nothing he ein contained shall extend, or be construed to extend; to annul or make void the Nothing here-Commission granted before the said First Day of July, One thousand to know the seven hundred and seventy-four; to any Judges of the inferior Courts Committee of Common Pleas, Commissioners of Over and Terminer, the Attorney granted before Canada Landing of the Paire General, Provolts, Marshals, Justices of the Peace, or other Officers; but that they may hold and exercise the same, as if this Act had never been made, until the fame final be determined by Death, Removal by the Governor, or other Avoidance, as the Case may happen.

And he is further enacted by the Authority aforelaid. That, from and after the faid First Day of July, One thousand seven hundred and se- Governot to venty-four, it shall and may be lawful for His Majesty's Governor, or, appoint Shein his Absence, for the Lieutenant governor for the Time being of the the Confert Gid Province. faid Province, from Time to Time, to nominate and appoint the She- of Council. riffs without the Confent of the Council, and to remove such Sheriffs with such Consent; and not otherwise.

And be it further enacted by the Authority aforesaid, That, upon every Vacancy of the Offices of Chief Juffice and Judges of the Superior of the Office of Court of the faid Province, from and after the faid First Day of July, Chief Juffice, One thousand seven bundred and forests faith of the Office of One thousand seven bundred and forests faith of the Office of One thousand seven bundred and forests faith of the Office of One thousand seven bundred and forests faith of the Office of One thousand seven bundred and forests faith of the Office of One thousand seven bundred and forests faith of the Office of One thousand seven bundred and forests faith of the Office of One thousand seven bundred and One of the Office of One o One thousand seven hundred and seventy-four, the Governor for the Be. the Go-Time being, or, in his Absence, the Lieutenant-governor, without the appoint the Consent of the Council, shall have full Power and Authority to nomi- Successors:

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nate and appoint the Persons to succeed to the said Offices, who shall hold their Commissions during the Pleasure of His Majesty, His Heirs and Successors; and that neither the Chief Justice and Judges appointed before the said First Day of July, One thousand seven hundred and feventy-four, nor those who shall hereafter be appointed pursuant to this Act, shall be removed, unless by the Order of His Majesty, His Heirs or Successors, under His or their Sign Manual.

to be called without the Governor.

And whereas, by feveral Acts of the General Court, which have No Meeting been from Time to Time enacted and passed within the said Province. the Freeholders and Inhabitants of the several Townships, Districts, Consent of the and Precincts, qualified, as is therein expressed, are authorised to affemble together annualy, or occasionally, upon Notice given, in such Manner as the faid Acts direct, for the Choice of Select Men, Constables. and other Officers, and for the making and agreeing upon such necessary Rules, Orders, and Bye-laws, for the directing, managing, and ordering, the prudential affairs of such Townships, Districts, and Precincts, and for other Purposes: And whereas a great Abuse has been made of the Power of calling such Meetings, and the Inhabitants have, contrary to the Design of their Institution, been misled to treat upon Matters of the most general Concern, and to pass many dangerous and unwarrantable Refolves: for Remedy whereof, be it enacted, That from and after the faid first Day of August, One thousand seven hundred and feventy-four, no Meeting shall be called by the Select Men, or at the request of any Number of Freeholders of any Township, District, or Precinct, without the Leave of the Governor, or, in his Absence, of the Lieutenant-governor, in Writing, expressing the special Business of the faid Meeting, first had and obtained, except the annual-Meeting in the Months of March or May, for the Choice of Select Men, Constables, and other Officers, or except for the Choice of Persons to fill up the Offices aforefaid, on the Death or Removal of any of the Persons first elected to fuch Offices, and also, except any Meeting for the Election of a Representative or Representatives in the General Court; and that no other Matter shall be treated of at such Meetings, except the Election of ther aforesaid Officers or Representatives, nor at any other Meeting, except the Bufiness expressed in the Leave given by the Governor, or, in his Absence, by the Lieutenant-governor.

furors to be luminoned by the Sheriffs only,

And whereas the Method at prefent used in the Province of Massachulet's Bay in America, of electing Persons to serve on Grand Juries, and other Juries by the Freeholders and Inhabitants of the several Towns, affords Occasion for many evil Practices, and tends to pervert the free and impartial Administration of Justice : for Remedy whereof, be it further enacted by the Authority aforesaid, That, from and after the respective Times appointed for the holding of the General Sessions of the Peace in the feveral Counties within the faid Province, next after the Month of September, One thousand seven hundred and seventy-four, the Jurors to serve at the Surperior Courts of Judicature, Courts of Affize, General Gaol Delivery, General Seffions of the Peace, and inferior Court of Common Pleas, in the several Counties within the faid Province, shall not be elected, nominated, or appointed, by the Freeholders and Inhabitants of the several Towns within the faid respective Counties, not summoned or returned by the Constables of the faid Towns; but that, from thenceforth, the Jurors to serve at the Superior Courts of Judicature Courts of Affize, General Gaol Delivery, General Seffions of the Peace, and inferior Court of Common

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Pleas, within the faid Province, shall be summoned and returned by the Sheriffs of the respective Counties within the said Province; and all Writs of Venire Facias, or other Process or Warrants to be issued for the Return of Jurors to serve at the said Courts, shall be directed to the Sheriffs of the faid Counties respectively, any Law Custom, or

Usage, to the Contrary notwithstanding.

Provided always, and be it further enacted by the Authority afore- when a she-faid, That wherever the Sherlff of any County shall happen to be riff shall be a faid, That wherever the Sherlff of any County shall happen to be riff shall be a faid. a Party, or interested or related to any Party or Person interested in any for Trial to be Profecution or Suit depending in any of the faid Courts; that then, executed by in such Case, the Writ of Venire Facias, or other Process or Warrant the Coroner. for the Summoning and Return of a Jury, for the Trial of such Profecution or Suit, shall be directed to, and executed by, the Coroner of fuch County; and in case such Coroner shall be also a Party, or interested in, or related to, any Party or Person interested in such Prosecution or Suit, then the Venire Facias, or other Process or Warrant, for the Summoning and Return of a Jury for the Trial of such Profecution or Suit shall be directed to, and executed by, a proper and indifferent Person, to be appointed for that Purpose by the Court wherein such Profecution or Suit shall be depending.

And that all Sheriffs may be the better informed of Persons qualified to serve on Juries at the Superior Courts of Judicature, Courts of Assize, Constables to General Gaol Delivery, General Sessions of the Peace, and inferior deliver in Lists Court of Common Pleas, within the said Province, be it further enacto the Justices of the Names ted by the Authority aforesaid, That the Constables of the respective of Persons Towns, within the several Counties of the said Province, shall at the General within the Sessions of the Peace to be holden for each County, next after the Month Towns; of September in every Year, upon the First Day of the said Sessions, return and deliver to the Justices of the Peace, in open Court, a true List, in Writing, of the Names and Places of Abode of all Persons within the respective Towns for which they serve, or the Districts thereof, qualified to serve upon Juries, with their Titles and Additions, between the Age of One and twenty Years and the Age of Seventy Years which faid Justices, or any Two of them, at the faid Sessions in the respective Counties, shall cause to be delivered a Duplicate of the aforesaid Lists, by the Clerk of the Peace of every County, to the Sheriffs, or their Deputies, within Ten Days after such Sessions; and cause each of the faid Lists to be fairly entered into a Book, by the Clerk of the Peace, to be by him provided, and kept for that purpose amongst the Records of the faid Court; and no Sheriff shall impannel or return any Person or Persons to serve upon any Grand Jury, or Petit Jury, whatsover, in any of the faid Courts that shall not be named or mentioned in such List: And, to prevent a Failure of Justice, through the Neglect of Constables to make such Returns of Persons qualified to serve on Juries, which are to be entered in as in and by this Act is directed, the Clerks of the Peace of the faid Bocks by the several Counties are hereby required and commanded, Twenty Days Clerks. at least next before the Month of September, yearly, and every Year, to iffue forth precepts or Warrants, under their respective Hands and Seals, to the respective Constables of the several Towns within the said respective Counties, requiring them, and every of them, to make such Return of Persons qualified to serve upon Juries as hereby respectively directed; and every Constable failing at any Time to make and deliver fach Return to the Justices in open Court, as aforesaid, shall forfeit,

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and incur the Penalty of five Pounds Sterling to His Majesty, and His Penalty of 51. Successors; to be recovered by Bill, Plaint, or Information, to be profecuted in any of the Courts aforesaid; and in order that the Coustables may be the better enabled to make complete Lists of all Persons qualified to serve on Juries, the Constables of the teveral Towns shall have free Liberty, at all feasonable Times, upon Request by them made to any Officer or Officers who shall have in his or their Custody any Book or Account of Rates or Taxes on the Freeholders or Inhabitants within such respective Towns, to inspect the same, and take from thence the Names of fuch Persons qualified to serve on Juries, dwelling within the respective Towns for which such Lists are to be given in and returned pursuant to this Act; and shall, in the Month of September yearly, and every Year, upon Two or more Sundays, fix upon the Door of the Church, Chapel, and every other publick Place of religous Worship within their respective Precincts, a true and exact List of all such Persons intended to be returned to the said General Sessions of the Peace, as qualified to ferve on Juries, pursuant to the Directions of this Act; and leave at the same Time a Duplicate of such List with the Town Clerk of the faid Place, to be peruled by the Freeholders and Inhabitants thereof, to the End that Notice, may be given of Perfons duly qualified who are omitted, or of Persons inserted by Mistake who ought to be omitted out of fuch Lifts; and it shall and may be lawful to and for the Justices, at the General Sessions of the Peace to which the faid Lists shall be so returned, upon due Proof made before them of any Person or Persons duly qualified to serve on Juries being omitted in fuch Lifts, or of any Person or Persons being inserted therein who ought to have been omitted, to order his or their Name or Names to be inferted or struck out, as the Case may require: And in case any Constable shall wilfully omit, out of such List, any Person or Persons, whose Name or Names ought to be inserted, or shall wilfuly infert any Person or Persons who ought to be omitted, every Constable so offending, shall, for every Person to omitted or inserted in such List, contrary to the true Intent and Meaning of this Act, be fined by the faid Justices, in the faid General Sessions of the Peace, in the Sum of Forty Shillings Sterling.

Penalty of 40s. if the Constable wilfully deliver in wrong Lists.

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Provided always, and be it enacted by the Authority aforefaid, That In Default of in case Default shall at any Time hereaster be made, by any Constable or Constables, to return Lists of Persons qualified to serve on Juries with-Constable, in any of the said Towns to the said Court of General Sessions of the sher ffs to summon Per. Peace; then, and in such Case, it shall and may be lawful for the Shefons qualified, riff of the County, in which such Default shall be made, to summon and return to the feveral Courts aforesaid, or any of them, such and fo many Persons dwelling in such Towns, or the Districts thereof, qualified to ferve on Juries, as he shall think fit to serve on Juries at such respective Courts; any Thing herein contained to the Contra-

ry thereof in any-wife notwithstanding.

And be it further enacted by the Authority aforesaid, That every Summons of any Person, to serve upon any of the Juries at the said Courts, or any of them, shall be made by the Sheriff, or other Person, iffued to Days Ten Days at the least before the holding of every such Court; and in case any Jurors, so to be summoned, be absent from the usual Place of his Habitation at the Time of fuch Summons, Notice of fuch Summons shall be given, by leaving a Note, in Writing, under the Hand of such Sheriff, or Person, containing the Contents thereof, at the Dwelling House of such Juror, with some Person in habiting in the same.

Every Summons to be before the holding of the Court, &c.

Provided

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Provided always, and be it further enacted by the Authority aforesaid, that in case a sufficient Number of Persons qualified to serve on Juries In case a suffishall not appear at the faid Courts or any of them, to perform the Ser-cient Number vice of Grand or Petit Jurors; that then, and in such Case, it shall be of Jurors shall lawful for the said Court to issue a Writ or Precept to the Sheriff, re-the Court to quiring him to summon a sufficient Number of other Persons qualified issue a Precept for such lurors to serve on Juries, immediately to appear at such Court, to fill up and for such Jurors compleat the Number of Jurors to serve at such Court; and such Perfons are hereby required to appear and serve as Jurors at the saidCourts oaccordingly.

And be it further enacted by the Authority aforesaid, that no Person who shall serve as a Juror, at any of the said Courts, shall be liable to serve twice in serve again as a Juror at the same Court, or any other of the Courts afore. Three Years. faid, for the Space of Three Years then next following, except upon

Special Juror.

And, in order that Sheriffs may be informed of the Persons who have ferved as Jurors, it is hereby further enacted by the Authority afore- How Sheriffs faid, That every Sheriff shall prepare and keep a Book, or Register, are to be inwherein the Names of all fuch Persons who have served as Jurors, formed of with their Additions and Places of Abode, and the Times when, and the have ferved Courts in which they served, shall be alphabetically entered and regi- as Jurors. stered; which Books or Registers shall, from Time to Time, be delivered over to the succeeding Sheriff of the said County, within Ten Days after he shall enter upon his Office; and every Juror, who shall attend and serve at any of the Courts aforesaid, may, at the Expiration of the Time of holding every such Court, upon Application to the Sheriff, or his Deputy, have a Certificate immediately, gratis, from the Sheriff, or his Deputy, tellifying such his Attendance and Service; which faid Certificate the faid Sheriff, or his Deputy, is required to give to every fuch. Juror.

And be it further enacted by the Authority aforesaid, That if, by reason of Challenges. or otherwise, there shall not be a sufficient Number of Jurors for the Trial of any Prosecution for any Misdemeanour, cient Number or any Action depending in any of the faid Courts; then, and in fuch of Jurors is to Case, the Jury shall be filled up de Talibus Circumstantibus, to be re- be constituted. turned by the Sheriff, unless he be a Party, or interested or related to any Party or Person interested in such Prosecution or Action; and, in any of which Cases, to be returned by the Coroner, unless he be a Party, or interested or related to any Party or Person interested in such Profecution of Action; and, in any of these Cases, to be returned by a proper and indifferent Person, to be appointed by the Court for, that

Purpose.

And be it further enacted by the Authority aforesaid, That in case Penalty should any Person summoned to serve upon the Grand or Petit Jury, at any Persons not of the Courts aforesaid, or upon the Jury in any Prosecution, Action, serve on Grand Courts aforesaid, or upon the Jury in any Prosecution, Action, serve on Grand or Suit, depending in any of the faid Courts, shall, not appear, and or PetitJuries ferve at the said Courts, according to the said Summons, (not having any renfonable Excuse to be allowed by the Judges or Justices at such Court), he shall be fined by the Judges or Justices of such Court in any Sum not exceeding the Sum of Ten Pounds, nor less than Twenty Shillings Sterling....

And be it further enacted by the Authority aforesaid, That every Number of Sheriff, or other Officer, to whom the Venire Facias, or other Process Jurors how to or Warrant, for the Trial of Causes, or summoning of Juries, shall be

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directed, shall, upon his Return of every such Writ, or other Process or Warrant, (unless in Cases where a Special Jury shall be struck by Order or Rule of Court, pursuant to this Act), annex a Pannel to the faid Writ, or Process, or Warrant, containing the Christian and Surnames, Additions, and Places of Abode, of a competent Number of Jurors, named in such Lists, which Number of Jurors shall not be less than Twenty-four, nor more than Forty-eight, without Direction of the Judges or Justices of such Court or Session, or One of them, who are hereby respectively impowered and required, if he or they see Cause, by Order, under his or their respective Hand or Hands, to direct a greater Number; and then such Number as shall be so directed shall be the Number to be returned to serve on such Jury.

Names of the fury how to be drawn.

And he ir further enacted by the Authority aforesaid, That for the Trials of all Actions or Suits depending in any of the faid Courts, the Name of each and every Person who shall be summoned and returned as aforesaid, with his Addition, and the Place of his Abode, shall be written in several and distinct Pieces of Parchment, or Paper, being all as near as may be of equal Size and Bigness, and shall be delivered unto the Officer to be appointed by the Court for that Purpose, by the Sheriff, Under-Sheriff, or some Agent of his; and shall, by Direction and Care of fuch Officer, be rolled up all as near as may be, in the fame Manner, and put together in a Box or Glass, to be provided for that Purpose; and when any Cause shall be brought on to be tried, some indifferent Person, by Direction of the Court, may and shall, in open Court, draw out Twelve of the faid Parchments or Papers, one after another; and if any of the Persons, whose Names shall be so drawn. shall not appear, or shall be challenged, and such Challenge allowed, then such Person shall proceed to draw other Parchments or Papers from the faid Box, till Twelve indifferent Persons shall be drawn; which Twelve indifferent Persons being sworn shall be the Jury to try the faid Cause: And the Names of the Persons so drawn and sworn shall be kept apart by themselves in some other Box or Glass, to be kept for that Purpose, till such Jury shall have given in their Verdies, and the fame is recorded, or until such Jury shall, by Consent of the Parties, or Leave of the Court, be discharged; and then the same Names shall be rolled up again, and returned to the former Box or Glass, there to be kept, with the other Names remaining at that Time undrawn, and so toties quoties, as long as any Cause remains then to be tried.

And be it further enacted by the Authority aforefaid, That it shall When the Su- and may be lawful to and for the Superior Court of Assize, and Court persor Court of Common Pleas, upon Motion made on Behalf of His Majesty, His of Affaze, and Heirs or Succeffors, or on the Motion of any Profecutor or Defenmy appoint a dant, in any Indictment or Information for any Misdemeanor depending, or to be brought or profecuted in the faid Court, or on the Motion of any Plaintiff or Plaintiffs, Defendant or Defendants, in any Action. Cause, or Suit whatsoever, depending, or to be brought and carried on in the faid Court, and the faid Court is hereby authorifed and required, upon Motion as aforesaid, in any of the Cases before-mentioned, to order and appoint a Jury to be struck for the Trial of any Issue joined in any of the faid Cases, and triable by a Jury of Twelve Men, by fuch Officer of the said Court as the Court shall appoint; and for that Purpose the Sheriff, or his Deputy, shall attend such Officer with the Duplicate of the Lifes of Persons qualified to serve on Juries; and fuch Officer shall thereupon take down, in Writing, from the said Duplicate

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plicate, the Names of Forty-eight Persons qualified to serve on Juries, with their Additions, and Places of Abode, a Copy whereof shall forthwith be delivered to the Profecutors or Plaintiffs, their Attornies or Agents, and another Copy thereof to the Defendants, their Attornies or Agents, in such Prosecutions and Causes; and the said Officer of the Court aforesaid shall, at a Time to be fixed by him for that Purpose, strike out the Names of Twelve of the said Persons, at the Nomination of the Profecutors or Plaintiffs, their Attornies or Agents, and also the Names of Twelves others of the said Persons, at the Nomination of the faid Defendants in such Profecutions and Suits, and the Twenty-four remaining Persons shall be struck and summoned, and returned to the faid Court as Jurors, for the Trial of such Issues.

Provided always, that in case the Prosecutors or Plaintiffs, or Defen-Provide. dants, their Attornies or Agents, shall neglect or refuse to attend the Officer at the Time fixed for striking the Names of Twenty-four Per-Tons as aforesaid, or nominate the Persons to be struck out; then, and in fuch Case, the said Officer shall, and he is hereby required to strike out the Names of such Number of the said Persons as such Prosecutors or

Plaintiffs, or Defendants, might have nominated to be struck out.

And be it further enacted, that the Person or Party who shall apply Persons apply-for such special Jury as aforesaid, shall not only bear and pay the Fees ing for special for striking such Jury, but shall also pay and discharge all the Expences fray Fees and occasioned by the Trial of the Cause by such special Jury, and shall not Ex pences. have any further or other Allowance for the same, upon Taxation of Costs, than such Person or Party would be entitled unto in case the Cause had been tried by a common Jury, unless the Judge, before whom the Cause is tried, shall, immediately after the Trial, certify, in open Court, under his Hand, upon the back of the Record, that the same was

a Cause proper to be tried by a special Jury.

And be it further enacted by the Authority aforesaid, that, in all Costs how to Actions brought in any of the said Courts, where it shall appear to the in Actions Court in which such Actions are depending, that it will be proper and brought. necessary that the Jurors who are to try the Issues in any such Actions, should have the View of the Messuages, Lands, or Place in Question, in order to their better understanding the Evidence that will be given upon the Trial of such Issues; in every such Case the respective Courts in which such Actions shall be depending may order the Jury to the Place in Question, who then and there shall have the Matters in Question shewn them by two Persons to be appointed by the Court; and the special Costs of all such Views as allowed by the Court, shall, before the Trial, be paid by the Party who moved for the View, (the adverse Party not consenting thereto) and shall, at the Taxation of the Bill of Costs, have the same allowed him, upon his recovering Judgment in such Trial; and upon all Views with the Consent of Parties, ordered by the Court, the Costs thereof, as allowed by the Court, shall, before Trial, be equally paid by the faid Parties; and in the Taxation of the Bill of Costs, the Party recovering Judgment shall have the Sum by him paid allowed to him; any Law, Usage, or Custom, to the contrary notwithstanding.

And be it further enacted by the Authority aforesaid, that if any Sheriffs may Action shall be brought against any Sheriff, for what he shall do in Exe-plead the Get cution, or by Virtue of this Act, he may plead the general Issue, and neral Issue. give the special Matter in Evidence; and if a Verdict shall be found for him, he shall recover Treble Costs.

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